

EXHIBIT 14

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF TENNESSEE
NASHVILLE DIVISION

JOHNNY M. HUNT,)
)
) Plaintiff,)
 vs.) No. 3:23-CV-00243
)
 SOUTHERN BAPTIST CONVENTION;)
 GUIDEPOST SOLUTIONS LLC; and)
 EXECUTIVE COMMITTEE OF THE)
 SOUTHERN BAPTIST CONVENTION,)
)
 Defendants.)
 -----)

RULE 30(b)(6) DEPOSITION OF THE EXECUTIVE COMMITTEE OF
THE SOUTHERN BAPTIST CONVENTION

(THROUGH JONATHAN HOWE)

TUESDAY, FEBRUARY 27, 2024

8:00 A.M.

Reported by:

Marta G. Harra, LCR #468, CCR #0317

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Also Present:
Johnny Hunt (Via Zoom)

S T I P U L A T I O N S

The Rule 30(b)(6) deposition of THE EXECUTIVE COMMITTEE OF THE SOUTHERN BAPTIST CONVENTION (Through JONATHAN HOWE), taken on behalf of the Plaintiff and videotaped by David Drumel on Tuesday, February 27, 2024, in the law office of BRADLEY ARANT BOULT CUMMINGS LLP, for all purposes under the Federal Rules of Civil Procedure.

The formalities as to notice, caption, certificate, et cetera, are waived. All objections, except as to the form of the questions, are reserved to the hearing.

It is agreed that MARTA G. HARRA, being a Licensed Court Reporter and Certified Court Reporter for the State of Tennessee, may swear the witness, and that the reading and signing of the completed deposition by the witness are waived.

I N D E X

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JONATHAN HOWE

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1 THE VIDEOGRAPHER: Good morning. We are
2 now on the record. Today's date is February 27th,
3 2024, and the time on the video monitor is
4 approximately 8:16 a.m.

5 This is Media Unit One in the video
6 recorded deposition of Jonathan Howe as
7 representative for the Executive Committee of the
8 Southern Baptist Convention, in the matter of
9 Johnny Hunt v. Southern Baptist Convention, et al.,
10 filed in the United States District Court for the
11 Middle District of Tennessee, Nashville Division,
12 Case No. 3:23-CV-00243.

13 This deposition is being taken at Bradley
14 located at 1221 Broadway in Nashville, Tennessee,
15 at the request of the plaintiff.

16 The videographer is -- I'm David Drumel
17 with Magna Legal Services. The court reporter is
18 Marta Harra with Magna Legal Services as well.

19 Counsel, please state your appearances
20 for the record, which will then be followed by the
21 swearing of the witness by the court reporter.

22 MR. MacGILL: Rob MacGill and Patrick
23 Sanders representing the Plaintiff Pastor Johnny
24 Hunt.

25 MS. NOKES: Scarlett Nokes and Brandon

1 Bundren representing Defendant Executive Committee
2 of the Southern Baptist Convention.

3 MR. PIETSCH: Matt Pietsch representing
4 the Southern Baptist Convention.

5 MR. KLEIN: Kathy Klein representing
6 Guidepost Solutions.

7 JONATHAN HOWE,
8 was called as a witness, and after having been
9 first duly sworn, testified as follows:

10 DIRECT EXAMINATION BY MR. MacGILL:

11 Q. Good morning, sir.

12 A. Good morning.

13 Q. Would you state your name for the record, please?

14 A. Jonathan Howe.

15 Q. All right. And where are you employed, sir?

16 A. The Executive Committee of the Southern Baptist
17 Convention.

18 Q. And what is your job there at the Executive
19 Committee at the Southern Baptist Convention?

20 A. I am the interim president and CEO.

21 Q. All right. You say "interim president."

22 When were you made the interim president and
23 CEO of the Southern -- the Executive Committee?

24 A. August 17th, 2023.

25 Q. Now, are you the interim CEO, as well as the

1 interim president?

2 A. Yes.

3 Q. All right. And can you tell us about this interim
4 portion of your title? Are you expected to be
5 replaced at some point or do you anticipate being
6 the president and CEO?

7 A. I anticipate being replaced. There's a called
8 meeting -- should be called in March of 2024 -- to
9 call a new permanent president.

10 Q. I'm sorry, in March of 2024 you expect what?

11 A. A meeting of the Executive Committee to approve and
12 recommend a new president.

13 Q. When in March is that meeting set?

14 A. It has not been officially set yet.

15 Q. All right. And what do you expect your role to be
16 after March of 2024?

17 A. I expect to return to my role as the vice president
18 for communications at the Executive Committee.

19 (Marked Exhibit No. 47, Third Amended
20 30(b)(6) Notice of Deposition of the Executive
21 Committee of the Southern Baptist Convention.)

22 Q. (BY MR. MacGILL) Sir, I'm going to hand you what
23 has been marked as an Exhibit 47, and ask, first,
24 have you appeared pursuant to that notice?

25 A. I have.

1 Q. All right. Could you tell the Court what you've
2 done to prepare to give testimony pursuant to the
3 notice?

4 A. I have reviewed the documents provided in the case
5 and those that have been made known in discovery.

6 I reviewed the documents of the case,
7 including the Guidepost Solutions report, as well
8 as the engagement letter.

9 I have met with counsel four times; two times
10 joint counsel, one time each with the Executive
11 Committee counsel and the Southern Baptist
12 Convention counsel.

13 And I have spoken with staff, specifically
14 Christy Peters and Mike Bianchi on staff at the
15 Executive Committee for information on the
16 credentials committee, as well as finances.

17 Q. What was Mike's last name, sir?

18 A. Bianchi, B-I-A-N-C-H-I.

19 Q. And what is his role with the Executive Committee?

20 A. Interim chief financial officer.

21 Q. And he is employed by the Executive Committee?

22 A. Correct.

23 Well, he is contracted with the Executive
24 Committee. He is not an employee.

25 Q. Where is he employed?

1 A. He is the owner of GuideServe, which is a financial
2 company for churches.

3 Q. You say GuideServe is his employer?

4 A. Yes.

5 Q. And you say that's a consultancy of some kind?

6 A. Yes, sir.

7 Q. And what type of consultancy is it?

8 A. Finances --

9 Q. Okay.

10 A. -- for -- financial services for churches.

11 Q. Now, you said you -- to prepare you reviewed
12 documents. Do you recall that?

13 A. Uh-huh.

14 Q. And you also have, on four separate occasions, met
15 with counsel?

16 A. Correct.

17 Q. Let's -- could you tell the Court when you met with
18 counsel?

19 A. I met once last month with joint counsel, once last
20 week with joint counsel, and then once last week
21 with separate counsel for the EC, as well as the
22 Executive Committee -- I mean -- I'm sorry, the EC
23 and the Southern Baptist Convention counsel.

24 Q. So the meetings in January, you met two times with
25 whom?

1 A. Oh, I'm sorry that was -- I'm sorry, it was
2 February the 2nd. It was not January. February.
3 I'm sorry.

4 Q. All right, so you met twice in February; is that
5 right?

6 A. Uh-huh.

7 Q. And the first meeting in February, who was there?

8 A. And present was Gene Besen, counsel for the
9 Executive Committee, along with Jon Anderson
10 from -- I think with -- I guess, insurance. Jon's
11 on the call today.

12 And then --

13 Q. So what was your understanding of Mr. Besen and
14 Mr. Anderson's role?

15 A. They are counsel for the Executive Committee.

16 Q. All right. And who else was in that first meeting?

17 A. Oh, gosh, I am drawing a blank on his name. Tom
18 Hurney. Tom Hurney.

19 Q. Hurney?

20 A. Yes.

21 Q. All right. And where is Mr. Hurney employed?

22 A. He's with Mr. Anderson. The same firm.

23 Q. All right. Now, Mr. Besen -- In terms of these
24 lawyers, in terms of Mr. Anderson, which firm does
25 he work with, do you know?

1 A. I'm not quite sure what the name of the firm is,
2 honestly. I don't have that.

3 Q. So is he with -- is -- I see that Mr. Hurney is
4 employed by the Jackson --

5 A. Yeah.

6 Q. -- Kelly firm.

7 A. Yeah, Jackson Kelly. Yes, there we go.

8 Q. All right. Is Mr. Anderson also employed --

9 A. Yes, I believe so.

10 Q. Now, what is the role of the Jackson Kelly firm, as
11 you understand it?

12 A. Jackson Kelly has been retained by our insurance
13 company. They are assisting in counsel for the
14 Executive Committee.

15 Q. All right. When you say your "insurance company,"
16 which insurance company?

17 A. Brotherhood Mutual.

18 Q. I'm sorry?

19 A. Brotherhood Mutual.

20 Q. I didn't hear the first name.

21 A. Brotherhood Mutual.

22 Q. Brotherhood Mutual?

23 A. Yeah.

24 Q. Thank you.

25 Do you have an understanding, in general

1 terms, as to what the Brotherhood Mutual Insurance
2 Company provides?

3 A. Yes.

4 Q. What are the limits provided by that?

5 A. The limits, insurance limits?

6 Q. Of insurance, yeah.

7 A. I don't have that policy in front of me.

8 Q. How much insurance is provided, do you know?

9 A. On those, I'm not certain.

10 Q. Have you looked at those policies yourself?

11 A. I have, it's -- it's just I don't have it in front
12 of me. I'm sorry.

13 Q. But, in any event, the Jackson Kelly firm has been
14 employed by the Brotherhood --

15 A. Yes.

16 Q. -- Insurance Company to provide a defense?

17 A. Correct.

18 Q. All right. And separately. So you have that law
19 firm representing the EC; is that right?

20 A. That's correct.

21 Q. In addition, you have the law firm, the Bradley law
22 firm, representing the EC --

23 A. Correct.

24 Q. -- is that right?

25 A. Correct.

1 Q. Okay. Now, looking at the meeting, have you
2 described each of the Executive Committee counsel
3 that were in the first meeting that you described?

4 A. Yes.

5 Q. Who was in the second meeting?

6 A. The second meeting would have been Scarlett Nokes,
7 Brandon, Matt, as well as Gene, Jon, and Tom.

8 Q. And where was the second meeting?

9 A. Here at Bradley.

10 Q. Where was the first meeting?

11 A. In Dallas at the Bradley offices.

12 The second one was in Nashville at Bradley.

13 Q. In meeting the Dallas, it was just EC counsel as
14 you've --

15 A. Correct.

16 Q. -- just EC counsel who you've described; right?

17 A. Correct.

18 Q. Mr. Besen, Mr. Henry (sic) --

19 A. Yes.

20 Q. -- and Mr. Anderson in that meeting?

21 A. Uh-huh.

22 Q. Okay. And who was else was in the meeting besides
23 yourself, in Dallas?

24 A. Just me.

25 Q. I'm sorry?

1 A. Just -- Who was in Dallas --

2 Q. Yeah.

3 A. -- specifically? Just Mr. Besen and me.

4 Q. Just you and Mr. Besen alone?

5 A. Correct.

6 Q. And were there other people by phone?

7 A. It was by Zoom.

8 Q. And who was by Zoom?

9 A. Mr. Anderson and Mr. Hurney.

10 Q. Thank you.

11 And then the second meeting was in Nashville

12 that you described --

13 A. That's correct.

14 Q. -- with the various participants?

15 A. Uh-huh.

16 Q. And was there anyone else in the meeting?

17 A. No.

18 Q. And how long was the Dallas meeting?

19 A. Roughly four hours.

20 Q. And how long was the Nashville meeting?

21 A. Roughly seven hours.

22 Q. All right. And is that the meeting where you

23 looked at certain documents, as you've described?

24 A. Correct.

25 Q. Okay. Now, you said there were other meetings.

1 There was one time where you met -- There was
2 another meeting as well?

3 A. Yes.

4 Q. When was that, sir?

5 A. Well, there was a Zoom meeting yesterday. No,
6 wait, I'm sorry. Sunday. Sunday.

7 Q. And who was in the Zoom meeting?

8 A. Scarlett Nokes, Brandon Bundren, Matt Pietsch, Gene
9 Besen, Jon Anderson.

10 Q. How long was that meeting?

11 A. Thirty minutes.

12 Q. Did you review documents during that meeting?

13 A. We did.

14 Q. Do you recall the documents you reviewed on Sunday?

15 A. Yes.

16 Q. What did you review on Sunday?

17 A. The Complaint, as well as the report, and the
18 interrogatories from the Executive Committee.

19 Q. Anything else?

20 A. No.

21 Q. No?

22 A. No.

23 Q. Did you have another meeting after Sunday?

24 A. We had another meeting at the end of the day on --
25 what day was that? I'm trying to think -- Friday.

1 Whatever we -- following the other joint meeting
2 that we had.

3 Q. All right. So you described a meeting on Sunday.
4 Did you have another meeting prior to Sunday?

5 A. Yes.

6 Q. And when was that?

7 A. It was following the meeting of the joint meeting
8 last week.

9 Q. All right. So the joint meeting in Nashville that
10 you said --

11 A. Yeah.

12 Q. -- was seven hours long --

13 A. Yeah.

14 Q. -- that was last week sometime?

15 A. Yeah, uh-huh.

16 Q. Do you remember the day?

17 A. I'm trying to think through my week last week. It
18 would have been Friday.

19 Q. That would have been Friday?

20 A. Yes.

21 Q. All right. And there was a meeting after the
22 Nashville meeting?

23 A. Yes.

24 Q. When was that?

25 A. Late afternoon, 4:00.

1 Q. Oh. So you met for the morning --

2 A. Yeah.

3 Q. -- for about --

4 A. -- the morning through dinner -- through lunch, and
5 then met separately with Matt Pietsch, with the
6 Southern Baptist Convention, after that.

7 Q. And that meeting was just with Mr. Pietsch?

8 A. Correct.

9 Q. And who was in that meeting?

10 A. Me and Mr. Pietsch.

11 Q. And where was that meeting?

12 A. Here at Bradley.

13 Q. And when did that occur?

14 A. Late afternoon. Roughly 4:00.

15 Q. On Friday --

16 A. Friday.

17 Q. -- the 25th --

18 A. Correct.

19 Q. -- of February?

20 All right. Now, with respect to that meeting,
21 did you review certain documents?

22 A. That wouldn't have been the 25th, that would have
23 been the 23rd.

24 Q. I'm sorry. It was the 23rd?

25 A. Yes.

1 Q. So on February 23rd, that was Friday --

2 A. Yeah.

3 Q. -- right?

4 Okay. And was it February 23rd that you met
5 with the collection of lawyers here in Nashville
6 that you testified to?

7 A. Correct.

8 Q. Looking at this sequence of events where you met
9 with the lawyers, these four separate meetings, do
10 you now recall when it was you went to Dallas?

11 A. Yeah, it was February the 2nd.

12 Q. February --

13 A. 2nd.

14 Q. -- 2nd? Thank you.

15 Now, based on your preparations that you've
16 described to this Court and jury, do you feel
17 prepared to give testimony on the topics that have
18 been listed on Exhibit 37 -- 47?

19 A. Yes, I do.

20 Q. All right. Now --

21 MR. MacGILL: And, just for the record,
22 we do have certain objections that we'll make of
23 record here at the end --

24 THE WITNESS: Yeah.

25 MR. MacGILL: -- that has been interposed

1 by the Executive Committee.

2 Q. (BY MR. MacGILL) You're aware of some objections
3 that have been filed as well?

4 A. I am.

5 Q. All right.

6 MS. NOKES: If we can just go ahead and
7 mark those like 48.

8 (Marked Exhibit No. 48, The Executive
9 Committee of the Southern Baptist Convention's
10 Responses and Objections to Plaintiff's Third
11 Amended Rule 30(b)(6) Notice of Depositions.)

12 Q. (BY MR. MacGILL) Sir, I'm going to hand you
13 Exhibit 48.

14 Have you seen Exhibit 48 before?

15 A. I have.

16 Q. I'm sorry?

17 A. I have.

18 Q. When did you see those -- or see that?

19 A. Friday, February 23rd.

20 Q. Did you have any influence on the preparation of
21 that?

22 A. No, sir.

23 Q. This was only the lawyers that prepared Exhibit 48?

24 A. Correct.

25 Q. No input from the SBC Executive Committee, to your

1 knowledge?

2 A. To my knowledge, no, sir.

3 Q. And no input from the SBC, to your knowledge?

4 A. No, sir.

5 Q. Okay. Now, sir, I'm going to ask you a little bit
6 about your educational background.

7 A. Okay.

8 (Marked Exhibit No. 49, Jonathan Howe's
9 LinkedIn Profile.)

10 Q. (BY MR. MacGILL) I'm going to hand you your
11 LinkedIn profile.

12 A. Oh.

13 Q. And you'll see that -- You have a computer in front
14 of you there, sir?

15 A. Yes.

16 Q. Now, we're going to display electronically certain
17 exhibits to you --

18 A. Okay.

19 Q. -- so that we can make some references today.

20 A. Okay.

21 Q. So on your screen you will have a document that's
22 Exhibit 49.

23 Do you have that in front of you?

24 A. I do.

25 Q. And is this your LinkedIn profile, sir?

1 A. It appears to be.

2 Q. All right. And is this LinkedIn profile accurate?

3 A. Yes, sir.

4 Q. Who was the president of the Executive Committee
5 prior to you?

6 MR. BUNDREN: Do you have a copy for us?

7 MR. MacGILL: It's electronic. All
8 electronic at this point.

9 MR. BUNDREN: Oh. Is it displayed in the
10 Zoom meeting?

11 MR. SANDERS: We sent around an AgileLaw
12 pin yesterday.

13 MR. BUNDREN: Okay.

14 MR. MacGILL: So just use the AgileLaw
15 pin and you'll have access to all of these
16 exhibits.

17 MR. BUNDREN: All right. Okay, I'll do
18 that. Thank you.

19 MR. MacGILL: Okay. And, Scott and Alex,
20 are you hearing what we're saying?

21 MR. OTCHY: Yes.

22 MR. MacGILL: Okay. Fair enough.

23 MR. KLEIN: Thank you.

24 MR. MacGILL: Yes.

25 Q. (BY MR. MacGILL) All right. So Exhibit 49.

1 Who was the president of the SBC Executive
2 Committee prior to you?

3 A. The president?

4 Q. Yes, sir.

5 A. It would have been Ronnie Floyd.

6 Q. How do you spell -- It's Ronnie?

7 A. Yes.

8 Q. And what's his last --

9 A. I-E.

10 Floyd.

11 Q. Spell that, please.

12 A. F-L-O-Y-D.

13 Q. F-O --

14 A. F-L-O-Y-D.

15 Q. Floyd. My mistake. Okay.

16 So Mr. Ronnie Floyd?

17 A. Uh-huh.

18 Q. When did he serve as president of the EC?

19 A. He came on in May of 2019, and his term -- he
20 resigned in -- and left at the end of October of
21 2021.

22 Q. Do you know why Mr. Floyd resigned?

23 A. He resigned because he felt like he could no longer
24 do his fiduciary duties.

25 Q. And did you have an understanding as to why he --

1 did he say to you why that he had resigned?

2 A. We never spoke about his resignation.

3 Q. What did you understand -- what did you understand
4 to be the details?

5 A. It was following the waiver of privilege and the
6 subsequent investigation into the Executive
7 Committee that was passed at the 2021 SBC annual
8 meeting.

9 Q. Was he a board member -- was he a board member at
10 the time of his resignation, based on the waiver of
11 privilege issue that arose?

12 A. He was not a board member.

13 Q. He was simply -- not simply, but he was the
14 president --

15 A. Correct.

16 Q. -- of the SBC Executive Committee?

17 A. That's correct.

18 Q. Now, did you understand -- What did you understand
19 about the waiver of privilege issue that had come
20 to the fore, or to the forefront, in October of
21 2021?

22 A. Can you clarify?

23 Q. Yes. You said -- you told the jury here that he
24 had resigned due to a waiver of privilege issue.

25 Do you recall that testimony?

1 A. I do.

2 Q. What did you understand the waiver of privilege
3 issue to involve?

4 A. Waiving privilege for the Guidepost investigation
5 pursuant to the motion passed in 2021 at the SBC
6 annual meeting.

7 Q. And what was the issue? Why was that of concern to
8 anyone, as you understood things?

9 A. Because -- Why was what of concern? I'm sorry.

10 Q. The waiver of privilege.

11 A. It was part of the motion that was passed in 2021.

12 Q. Well, what -- The motion in 2021, what motion are
13 you referring to?

14 A. The motion to investigate the Executive Committee
15 for its handling of sexual abuse since --

16 Q. So did Ms. -- had the president of the Executive
17 Committee of the SBC, Mr. Floyd, had he expressed
18 concerns specifically about waiving privilege
19 associated with the motion to investigate the
20 Executive Committee?

21 A. He had.

22 Q. All right. Tell us what you understand about that.

23 A. In what way?

24 Q. Well, what did you understand to be the issue
25 associated with this waiver of privilege?

1 A. He did not feel it was a fiduciary responsibility
2 to waive privilege.

3 Q. He felt -- Did you understand that he felt it was
4 not responsible, as a fiduciary, to waive
5 privilege?

6 A. Correct.

7 Q. And did he express those thoughts to you?

8 A. Directly?

9 Q. Yes.

10 A. No, sir.

11 Q. Indirectly?

12 A. Yes, sir.

13 Q. What did you understand the issue to be, as far as
14 he was concerned?

15 A. That it was not responsible for the Executive
16 Committee to waive privilege in the investigation.

17 Q. Why?

18 A. He did not feel it was part of his fiduciary
19 responsibility.

20 Q. Why? I mean did you have any understanding as to
21 what the logic was associated with it being
22 irresponsible to waive privilege associated with
23 the investigation?

24 A. He did not feel it was a best practice, as outlined
25 in the motion.

1 Q. Why not -- why wasn't it a, quote, best practice as
2 outlined in the motion?

3 A. That is a question for him.

4 Q. All right. When you say it's a "question for him,"
5 did you have any understanding?

6 A. Of his reasoning on that?

7 Q. Yes, sir.

8 A. No, sir.

9 Q. Where is Mr. Floyd now?

10 A. I believe he resides in Springdale, Arkansas.

11 Q. Springville, Arkansas?

12 A. Springdale.

13 Q. Springdale, Arkansas.

14 Have you had any -- have you had any
15 communications with Mr. Floyd since his
16 resignation?

17 A. A brief phone call or text or email.

18 Q. When was that?

19 A. I do not recall the specific dates.

20 Q. Now, his resignation was in October of 2021, as
21 you've testified; correct?

22 A. Correct.

23 Q. And that was the beginning of the Guidepost
24 engagement, roughly speaking?

25 A. Roughly speaking.

1 Q. Okay. So it was your understanding that the
2 president of the SBC Executive Committee was
3 unwilling to -- repeat, unwilling to continue in
4 his role once Guidepost was engaged to do this
5 investigation; is that right?

6 A. Correct.

7 Q. Okay. Now, did you -- you became interim president
8 when, sir?

9 A. In August of 2023.

10 Q. Okay. Who was the interim president after
11 Mr. Floyd resigned, based on his concerns about the
12 investigation authorized by the SBC Executive
13 Committee?

14 A. That would have been Willie McLaurin.

15 Q. I'm sorry?

16 A. Willie McLaurin. M-C-L-A-U-R-I-N.

17 Q. And he became the president --

18 A. Interim president.

19 Q. -- the interim president.

20 What was his role at the time?

21 A. He was the vice president for Great Commission
22 Relations and Mobilization.

23 Q. Vice president of what?

24 A. Great Commission Relations and Mobilization.

25 Q. Okay. And you say he was the interim president.

1 How long did he serve as the interim president?

2 A. From February of 2022 through August of 2023.

3 Q. And in August of 2023 that's when you became the
4 interim president?

5 A. That's correct.

6 Q. Now, I want to focus on Mr. McLaurin for a few
7 minutes.

8 A. Okay.

9 Q. Initially -- We'll have a lot to visit with you
10 about -- today about Mr. McLaurin, as you've
11 anticipated, I'm sure.

12 But, first, with respect to Mr. McLaurin, did
13 he express any concern about serving as the interim
14 president, based on this waiver of privilege issue
15 associated with the investigation?

16 A. He did not.

17 Q. He was happy to go forward in this, as you
18 understood it?

19 A. That's correct.

20 Q. Was he on the -- Pardon me. Was he on the staff of
21 the SBC Executive Committee prior to becoming
22 interim president?

23 A. He was.

24 Q. And that was his vice president role that you
25 described?

1 A. That's correct.

2 Q. How long had he been the -- in that vice president
3 role?

4 A. Since January of 2020.

5 Q. And then -- so he served from January of 2020 as
6 the vice president, as you've described --

7 A. Correct.

8 Q. -- and became the interim president in February of
9 2022; is that right?

10 A. That's correct.

11 Q. And prior to January of 2020 what had been
12 Mr. McLaurin's role with the SBC Executive
13 Committee, if any?

14 A. None.

15 Q. What was his -- How was he employed at the time?

16 A. He was the associate state executive director of
17 the Tennessee Baptist Mission Board.

18 Q. For how many years?

19 A. I am not certain. Roughly 15.

20 Q. Had you had dealings or a relationship with him
21 prior to that, when he was the -- you said, the
22 associate --

23 A. Associate.

24 Q. -- executive director of the Tennessee Baptist --

25 A. Uh-huh.

1 Q. -- Commission Board?

2 A. Mission Board.

3 Q. Okay.

4 A. Yeah. I had not.

5 Q. All right. And he had had that, you said,

6 approximately 20 years; is that right?

7 A. Fifteen to 20, yeah.

8 Q. So who hired him to be the interim president?

9 A. Ronnie Floyd.

10 Q. I'm sorry?

11 A. Ronnie Floyd.

12 Q. I'm having trouble --

13 A. Oh, I'm sorry. To be the interim president?

14 Q. Yes, sir.

15 A. That was a decision of the board, the officers of

16 the board.

17 Q. The officers of the board --

18 A. Of the Executive Committee.

19 Q. Okay.

20 A. Sorry.

21 Q. So it was the board of the Executive Committee of

22 the SBC that hired Mr. McLaurin to be president,

23 once there was a resignation by Mr. Ron Floyd; is

24 that right?

25 A. Ronnie, yes. Correct.

1 Q. You say "Ronnie" is the proper name?

2 A. Uh-huh.

3 Q. Okay. Now, were you involved with the decision
4 itself to engage Mr. McLaurin as president of
5 the -- interim president of the SBC Executive
6 Committee?

7 A. I was not.

8 Q. Did you come to -- Did you then work with
9 Mr. Laurin -- McLaurin in connection with his role?

10 A. I did.

11 Q. Now, just to get a little more clear focus on the
12 resignation of Mr. Ronnie Floyd in October of 2021
13 regarding -- or associated with the waiver of
14 privilege issue, as you've described, were there
15 other members of the SBC Executive Committee that
16 resigned?

17 A. There were.

18 Q. Who were the other members that resigned?

19 A. I would have to look that up.

20 Q. Can you give us --

21 A. There were several.

22 Q. Okay. So several resigned.

23 Can you describe to the Court and jury how
24 many resigned as a result of the investigation that
25 had been commissioned with Guidepost?

1 A. I would say none resigned as a result of the
2 investigation commission with Guidepost.

3 Q. Okay. Well, let's talk about the resignations.
4 Were there resignations of several people
5 prior to the completion of the Guidepost report?

6 A. There were.

7 Q. Approximately how many?

8 A. Fifteen to 20.

9 Q. And when did these -- Roughly speaking, sir --

10 A. Uh-huh.

11 Q. -- could you tell this Court when it was that 15 to
12 20 members of the Executive Committee resigned in
13 connection with the investigation that had been
14 authorized in March of 2021?

15 A. There was no investigation authorized in March of
16 2021.

17 Q. Okay. Maybe I've misstated the dates.

18 When was the Guidepost investigation
19 authorized?

20 A. The investigation was authorized by messengers to
21 the Convention in June of 2021.

22 Q. Okay. And who authorized the investigation by
23 Guidepost?

24 A. The messengers of the Southern Baptist Convention
25 passed a motion.

1 Q. I'm sorry?

2 A. The messengers of the Southern Baptist Convention
3 passed a motion in June of 2021 authorizing that.

4 Q. And let's focus very specifically on who it was
5 that resigned after the SBC authorized the
6 investigation in June of 2021.

7 You indicated that there were approximately 15
8 to 20 resignations --

9 A. That's correct.

10 Q. -- after June of 2021?

11 A. That's correct.

12 Q. Now, sir, focusing specifically on the period of
13 time after June 2021, can you tell the Court,
14 please, identities of persons that resigned after
15 June of 2021?

16 A. I can attempt to give you some.

17 Q. I'm sorry?

18 A. I will try my best.

19 Rod Martin.

20 Q. Okay. Please slow down a little bit.

21 A. Okay.

22 Q. Rod Martin. And what was his role?

23 A. He was just a board member.

24 These are all board members.

25 Q. Board members of which entity?

1 A. The Executive Committee --

2 Q. Okay.

3 A. -- I'm sorry.

4 Q. All right. Rod Martin is one.

5 A. Rob Showers; Robin Hari, H-A-R-I; Melissa Golden.

6 I can see faces, but I can't come up with names.

7 I'm drawing a blank on the names.

8 Q. Okay.

9 A. I'm sorry.

10 Q. So you've given us four names --

11 A. Yes.

12 Q. -- of members of the Executive Committee of the SBC

13 who resigned after June of 2021, once this

14 investigation was commissioned, is that right --

15 A. That's correct.

16 Q. -- or authorized?

17 A. Correct.

18 Q. Now, there are another --

19 A. Ten to 15.

20 Q. -- ten or 15 others that you cannot identify in

21 terms of individuals who resigned after June of

22 2021; right?

23 A. Correct.

24 Q. Now, did you have an understanding as to why these

25 15 to 20 members of the Executive Committee of the

1 SBC resigned after June of 2021?

2 A. Specifically?

3 Q. Yes, sir.

4 A. No, sir.

5 Q. Generally?

6 A. Generally? Due to the waiver of privilege by
7 the -- the vote to waive privilege by the Executive
8 Committee.

9 Q. When was the vote to waive privilege by the
10 Executive Committee?

11 A. The final vote on that would have been October the
12 5th, 2021.

13 Q. Did these 15 to 20 resignations of the Executive
14 Committee members come after October 5 of 2021?

15 A. Some before, some after.

16 Q. How many before?

17 A. I do not recall.

18 Q. Now, at the time of these -- And how many members
19 of the Executive Committee were there at the time
20 of these resignations during the year 2021?

21 A. Eighty-six.

22 Q. I'm sorry?

23 A. Eighty-six.

24 Q. So approximately, using rough numbers,
25 approximately 20 percent of the Executive Committee

1 members of the SBC resigned after the report was
2 commissioned in June of 2021; right?

3 A. That's correct.

4 Q. Was one of the 86 members who resigned a gentleman
5 by the name of Mark Lanier?

6 A. No, sir.

7 Q. No? Did he resign at any point?

8 A. He's not a member of the Executive Committee.

9 Q. Was he ever an advisor to the Executive Committee,
10 sir?

11 A. Define "advisor."

12 Q. Give advice, give counsel in terms of how to
13 proceed?

14 A. To the Executive Committee?

15 Q. Yes.

16 A. No, sir.

17 Q. Did he ever give any counsel to the SBC?

18 A. No, sir.

19 Q. How was he involved, to your knowledge?

20 A. He wasn't, to my knowledge.

21 Q. Now, have you seen some emails with his name on it?

22 A. In the documents provided?

23 Q. Yes.

24 A. No, sir.

25 Q. No?

1 And, to your knowledge, you have no knowledge
2 of Mr. Lanier's involvement with the SBC?

3 A. No.

4 Q. No?

5 A. No, sir.

6 Q. And you have no knowledge of Mr. Lanier's
7 involvement, if any, with the SBC Executive
8 Committee; is that correct?

9 A. That's correct.

10 Q. Okay. Now, I want to talk about you individually,
11 sir, in connection with your role as the designated
12 witness of the Executive Committee.

13 When these resignations, these 15 to 20
14 resignations came about in the year 2021, did you
15 become concerned yourself about the wisdom or the
16 propriety, either one, of this investigation?

17 A. No, sir.

18 Q. You had no concerns whatsoever?

19 A. No, sir.

20 Q. Okay. Now, when Mr. McLaurin became the interim
21 president, you reported to him; is that correct?

22 A. That's correct.

23 Q. And you reported to him from the period of
24 February 2022 through August of 2023?

25 A. That's correct.

1 Q. And how many other direct reports did he have?

2 A. At least nine.

3 Q. Okay. And how big was the staff of the Executive
4 Committee?

5 A. At that time?

6 Q. In 2021.

7 A. In 2021?

8 Q. Yes, sir.

9 A. It would have been roughly 25 to 30.

10 Q. Okay. And what's the aggregate payroll of the SBC
11 Executive Committee?

12 A. Oh, I'm not certain. I would have to look that up.

13 Q. Do you remember the pay level of Mr. McLaurin at
14 the time he was president?

15 A. The pay level?

16 Q. Yes, sir.

17 A. No, sir.

18 Q. What the pay was?

19 A. I'm unaware of that.

20 Q. Not aware?

21 Is your pay commissariat with what his was?

22 A. I'm unaware if it would be or not.

23 Q. Who sets your pay?

24 A. The board of trustees.

25 Q. The board of trustees of the --

1 A. Executive Committee.

2 Q. I see.

3 A. The officers of the board of trustees.

4 Q. Who are the officers currently of the board --

5 A. Currently?

6 Q. -- of trustees of the Executive Committee?

7 A. Chairman --

8 Q. Yes, sir.

9 A. -- Philip Robertson; vice chairman, Tony Dockery;
10 secretary, Pam Reed.

11 And we have four standing committee chairmen.

12 Those are Carolyn Fountain, Adron Robinson, Adam
13 Wyatt, and Molly Duddleston. D-U-D-D-L-E-S-T-O-N.

14 Q. Any other officers of the current board of trustees
15 of the Executive Committee?

16 A. No, that's it.

17 Q. How many members are on the board of trustees
18 currently?

19 A. Eighty-six.

20 Q. Eighty-six.

21 Now, you've just listed the board of trustees
22 currently; is that right?

23 A. Correct.

24 Q. Who were the trustees -- who were the officers of
25 the board of trustees in the year 2021?

1 A. Okay. What time of the year?

2 Q. Well, let's start with June of 2021.

3 A. What part of June? There's an officer election in
4 June, so...

5 Q. I see.

6 Who was elected to serve in June of 2021?

7 A. So June of '21, elected to serve. The chairman
8 would have been Rolland Slade.

9 Q. How do you spell his last name?

10 A. S-L-A-D-E.

11 Q. Okay.

12 A. The secretary -- Oh, gosh, I'm drawing blanks.

13 Q. Was there a vice chairman?

14 A. There was a -- actually the vice chairman was
15 vacant at that point, and later elected. That was
16 Stacy Bramlett, B-R-A-M-L-E-T-T.

17 Q. Okay.

18 A. And then committee chairman would have been Robin
19 Hari. I mentioned her earlier.

20 Eric Cummings, C-U-M-M-I-N-G-S; Jim Gregory.

21 Oh, gosh. And there's a secretary and another
22 standing committee chairman that I am -- Rob
23 Showers would have been the other standing
24 committee chairman. Actually, Robin Hari was the
25 vice chair who resigned. I'm sorry, I got that

1 mixed up.

2 Robin Hari would have been the vice chair.

3 She resigned, replaced by Stacy Bramlett later in
4 the year.

5 Q. Okay. Thank you.

6 All right. So --

7 A. There's one other standing committee chairman and
8 I'm just drawing a blank on them. My apologies.

9 Q. All right. Have you participated in the review of
10 president candidates for the Executive Committee of
11 the SBC?

12 A. I have not.

13 Q. And that's been done by the board of trustees?

14 A. That's been done by the president search team --

15 Q. And who's on the --

16 A. -- comprised of the board of trustees.

17 Q. Who's on the president search team?

18 A. Currently?

19 Q. You say the president's search team?

20 A. Yes.

21 Q. I see. And you are not part of the president's
22 search team?

23 A. I am not.

24 Q. Who's on that currently?

25 A. Currently.

1 Q. Yes, sir.

2 A. That is Neal Hughes; Nick Sandefur,
3 S-A-N-D-E-F-U-R -- oh, goodness -- Sarah Rogers;
4 Philip Robertson; Corey, with an E-Y, Cane, C.; and
5 Drew Landry. And there's one more, Nancy Spalding.

6 Q. Thank you.

7 Any others that you can recall?

8 A. That's it. Seven.

9 Q. Thank you.

10 Sir, I just want to go back to a couple of
11 things --

12 A. Okay.

13 Q. -- where we began this testimony.

14 You described the resignation of Mr. Ronnie
15 Floyd in October of the 2021 --

16 A. Correct.

17 Q. -- do you recall that?

18 Now, as you understood, Mr. Floyd -- based on
19 your relationship with him, did you understand him
20 to be an honest man?

21 A. Yes.

22 Q. A man full of integrity?

23 A. Yes.

24 Q. A gentleman who also was not only honest and full
25 of integrity, but a man who was focused on

1 discharging his fiduciary duties to the Executive
2 Committee of the SBC?

3 A. Yes.

4 Q. And, from all standpoints, you believe that
5 Mr. Floyd, for his part, would act in the best
6 interests of Baptists here in the United States; is
7 that right?

8 A. I do.

9 Q. Now, I want to turn to the gentleman that followed
10 Mr. Floyd, after his resignation in October of
11 2021. That's Mr. Willie McLaurin; is that right?

12 A. Correct.

13 Q. Can you tell the Court whether you believe
14 Mr. McLaurin to be a man of honest -- who is honest
15 in his business dealings?

16 A. His business dealings?

17 Q. Yes, sir.

18 A. Yes.

19 Q. Do you believe him to be a man of integrity,
20 Mr. Willie McLaurin?

21 A. No.

22 Q. Tell the Court and jury why you believe Mr. Willie
23 McLaurin is not a man of integrity.

24 A. He perpetrated a fraud related to not having the
25 degrees that he claimed.

1 Q. He perpetrated a fraud on the SBC Executive
2 Committee?

3 A. Yes.

4 Q. And did he perpetrate a fraud, at least generally
5 speaking, on Baptists throughout the United States?

6 A. Yes.

7 Q. When did you learn, sir, that Mr. McLaurin was a
8 man who was not a gentleman of integrity?

9 A. August 17th, 2023.

10 Q. How did you learn of this?

11 A. I was notified by our chairman, Philip Robertson,
12 that Mr. McLaurin had resigned.

13 Q. Did you -- Was there a termination agreement with
14 him that was executed?

15 A. There was.

16 Q. What were the terms of that termination agreement?

17 A. Immediate separation.

18 Q. I'm sorry?

19 A. Immediate separation.

20 Q. And was there compensation paid?

21 A. There was not.

22 Q. Okay. Has there been any -- Have you had any
23 dealings with him since his separation?

24 A. I have not.

25 Q. Okay. So to be clear, this gentleman,

1 Mr. McLaurin, who you've described as a gentleman
2 who does not have integrity, he was the president
3 of the SBC Executive Committee at the time that the
4 Guidepost report was published; is that correct?

5 A. That's correct.

6 Q. He was the president of the SBC Executive Committee
7 at the time that the Guidepost draft report was
8 reviewed; is that right?

9 A. That's correct.

10 Q. Sir, going back to your LinkedIn profile, which you
11 identified earlier. Is this accurate? Is this
12 profile that's in front of you accurate in all
13 respects?

14 A. Give me a moment. (The witness reviewed the
15 document.) It appears to be.

16 (A discussion was had between Plaintiff's
17 counsel out of the hearing the reporter.)

18 Q. (BY MR. MacGILL) And your voice is a little bit
19 low. I think you said "it appears to be"; is that
20 right?

21 A. Yes. Yes, correct. That's right.

22 Q. Okay. Now, one of the things that I wanted to ask
23 you about, in terms of your experience that's
24 reported on this particular exhibit, this LinkedIn
25 exhibit, you indicate that you, quote, overhauled

1 the daily production and publication strategy of
2 "Baptist Press," resulting in a 26 percent increase
3 in traffic; is that right?

4 A. That's correct.

5 Q. And so the jury and the Court understands, "Baptist
6 Press" is a part of the EC; is that right?

7 A. That's correct.

8 Q. How does the Executive Committee support the
9 "Baptist Press"?

10 A. Define "support."

11 Q. Well, what's the relationship the committee has
12 with "Baptist Press"?

13 A. The Executive Committee, the entity, not the
14 committee members themselves. The entity employs
15 several people that work daily on news for and
16 about Southern Baptists.

17 Q. You say the "entity."

18 So the SBC Executive Committee, does it
19 prepare articles for the "Baptist Press"?

20 A. It does not. "Baptist Press" prepares the
21 articles.

22 Q. Okay. What's the role of the -- I don't understand
23 your testimony. I'd like to follow-up.

24 A. Okay.

25 Q. What role -- Can you describe specifically what

1 role the Executive Committee has with "Baptist
2 Press"?

3 A. All right. So "Baptist Press" is a ministry
4 function of the Executive Committee. There are
5 four dedicated employees at this time to "Baptist
6 Press" that produce, on average, 30 articles per
7 week for public consumption.

8 Q. So it's the four employees of the Executive
9 Committee that produce for "Baptist Press"
10 approximately 30 articles per week?

11 A. That's correct.

12 Q. And does the -- do these four employees of the SBC,
13 do they work for "Baptist Press"?

14 A. They are not employees of the SBC.

15 Q. They are not employees of the SBC.

16 Who are the employees?

17 A. The Executive Committee.

18 Q. Okay. Thank you for the clarification.

19 So just so we're sure, "Baptist Press" is
20 provided 30 articles per week, by four employees of
21 the SBC Executive Committee?

22 A. That's correct.

23 Q. All right. And do you review those articles prior
24 to publication?

25 A. Currently?

1 Q. Have you at any time?

2 A. I have.

3 Q. When?

4 A. In my role as vice president for communications.

5 Q. So does your -- when did -- As vice president of
6 communications, what role would you have in these
7 approximately 30 articles per week that are
8 published by the "Baptist Press," after being
9 provided by the SBC Executive Committee?

10 Let me restate.

11 A. Yeah, please.

12 Q. You testified that the SBC Executive Committee has
13 four employees who produce 30 articles per week.
14 You recall that?

15 A. Yes, sir.

16 Q. And those 30 articles per week come from the SBC
17 Executive Committee employees; right?

18 A. Correct.

19 Q. And, as vice president of communications, would you
20 review the content of those?

21 A. I would.

22 Q. Would you approve the content of those articles?

23 A. Generally speaking, yes.

24 Q. Would you take steps to make sure they were correct
25 and objective?

1 A. Correct.

2 Q. Would you take steps to make sure they were not
3 defamatory?

4 A. Correct.

5 Q. Would you get legal counsel to determine whether
6 any of the publications of the "Baptist Press" are
7 in any way defamatory?

8 A. As needed.

9 Q. Who would you go to?

10 A. Legal counsel.

11 Q. Which legal counsel?

12 A. It depended on the time.

13 Q. Tell the Court and jury which legal counsel you
14 would go to.

15 A. Prior to December of 2021 it would have been
16 Guenther & Jordan, who was the legal counsel to the
17 SBC.

18 Q. And where are they based?

19 A. Here in Nashville.

20 Q. And then what after December of 2021?

21 A. After December of 2021 it would have been Bradley.

22 Q. And who at Bradley?

23 A. Scarlett Nokes and Gene Besen.

24 Q. Now, Ms. Nokes is here defending this deposition on
25 behalf of the EC; is that right?

1 A. That's correct.

2 Q. And Mr. Besen is here on the telephone, linked by
3 Zoom into this testimony here today; is that right?

4 A. That's correct.

5 Q. So is Ms. Nokes, for her part, and Mr. Besen, for
6 his part, those are the two lawyers that have been
7 giving counsel on publications of the "Baptist
8 Press" since December 2021?

9 A. As needed.

10 Q. As needed.

11 When did you -- Would you be the person, as
12 vice president of communications, that would make
13 the determination as to whether certain counsel was
14 needed by Ms. Nokes or Mr. Besen?

15 A. Typically, but not always.

16 Q. Who else would be involved in that decision?

17 A. Brandon Porter.

18 Q. I'm sorry?

19 A. Brandon Porter.

20 Q. How do you spell Mr. -- his last name, sir?

21 A. P-O-R-T-E-R.

22 Q. And where is he employed?

23 A. The Executive Committee.

24 Q. And what's his role?

25 A. Currently?

1 Q. Yes, sir.

2 A. He is the interim vice president for
3 communications.

4 Q. And you expect to go back to that role after --

5 A. Yes, sir.

6 Q. -- next month?

7 A. Yes, sir.

8 Q. Okay. Now, is the "Baptist Press," is that -- is
9 that a publication aimed at the ministry?

10 A. Please define "the ministry."

11 Q. Well, is the "Baptist Press" a faith-based
12 publication?

13 A. It is.

14 Q. It's not -- You know, when I use the term
15 "secular," what do you understand the term
16 "secular" to mean?

17 A. Nonreligious.

18 Q. Thank you.

19 Is the "Baptist Press" a secular publication?

20 A. It is not.

21 Q. It is a religious publication --

22 A. That's correct.

23 Q. -- is that right?

24 A. That is correct.

25 Q. So, fairly stated in general terms, the "Baptist

1 Press" devotes itself, in its publications, to
2 religious matters; is that right?

3 A. We define it as news for and about Southern
4 Baptists. So not all religious items, but with a
5 slant toward religious reception.

6 Q. So the best description is news for and about
7 Southern Baptists?

8 A. Yes.

9 Q. Okay. Now, you say in the LinkedIn here that you
10 "overhauled the daily production and publication
11 strategy of the 'Baptist Press,' resulting in a
12 26 percent increase in annual traffic."

13 What did you do, sir, to overhaul daily
14 production?

15 A. Partly story mix. Like which types of stories
16 the -- you know, what -- what stories we chase
17 down, you know, to do. What's interesting, what's
18 not, you know.

19 And then also -- I think the biggest part was
20 the email strategy changes that we made. Change of
21 platforms on the email, as well as began a morning
22 briefing email.

23 So, just more intentionality with our email
24 strategy, as well as our story mix.

25 Q. Okay.

1 A. And by "story mix," I would define that as features
2 and hard news, so...

3 Q. Features and hard news?

4 A. Yeah. So fewer features, more hard news.

5 Q. And how do you define "hard news?" Well, strike
6 that.

7 What is considered "hard news" in this
8 religious publication?

9 A. That would be news about events that happen. So
10 who, what, when, where, why type of --

11 Q. What type of events, sir, would be of interest as a
12 matter of the hard news in this religious
13 publication?

14 A. This could be anything from an appointment to a
15 committee, like by the SBC president, you know.
16 Strictly Southern Baptist-related things.
17 Announcements for candidacy for Southern Baptist
18 office, to covering Supreme Court decisions.

19 Q. Anything else that you would consider hard news?

20 A. Oh, there's a lot of things that would be
21 considered "hard news." Lawsuits.

22 Q. But that's a good description?

23 A. Yeah. Yeah, anything like that.

24 Q. Okay. Now, publication strategy, what did you do
25 to overhaul the publication strategy of "Baptist

1 Press"?

2 A. Just more focused on hard news, less focused on
3 features and storytelling.

4 Q. You believe that the overhauling the daily
5 production and this publication strategy, the way
6 you've described, accounts for the 26 percent
7 increase?

8 A. Yeah. Much of it does, yes.

9 Q. When did that increase occur?

10 A. From 2021 to 2022, that first year.

11 Q. Measured it as of year-end in each year?

12 A. Yeah.

13 Q. So December 2021 numbers were about 26 percent less
14 than December 2022 numbers?

15 A. Well, I would say the whole year. Well, I'm sorry,
16 I apologize. I meant '19 and '20.

17 Q. You meant '19 to '20?

18 A. Yes, yes. And it would have been year over year.
19 So the full year of '19, full year of '20.

20 Q. And this 26 percent -- This -- concentration this
21 increase is focusing on when you overhauled the
22 daily production and publication strategy, you're
23 referring to the phenomenon from 2019 to 2020?

24 A. Yes.

25 Q. Now, in addition to -- Do you -- Have you, in your

1 role as vice president of communications, sir, also
2 been involved with podcasts?

3 A. I have.

4 Q. Now, why would you also be involved with podcasts,
5 for secular reasons?

6 A. Sir?

7 Q. Yeah. So I want to know, was your podcasts, were
8 those religious or were they secular podcasts?

9 A. Religious.

10 Q. Only religious, your podcasts?

11 A. I have been involved in some secular podcasts.

12 Q. What secular podcasts have you been involved with?

13 A. Social Q's.

14 Q. Social Q's?

15 A. Yeah, with a Q-S.

16 Q. What are Social Q's?

17 A. It was just a podcast. It's defunct now. It was
18 on social media.

19 Q. Now, have you, since 2021, been involved with
20 certain podcasts?

21 A. Yes.

22 Q. On what occasions?

23 A. SBC This Week.

24 Q. It's called SBC This Week?

25 A. Uh-huh.

1 Q. And do you do it weekly?

2 A. Yes, sir, hence the name.

3 Q. Do you currently do it weekly?

4 A. I do not.

5 Q. Your interim vice president does?

6 A. Yes.

7 Q. And since 2020 -- before you became interim
8 president --

9 A. Correct.

10 Q. -- were you involved in certain podcasts associated
11 with religious matters?

12 A. Correct. Yes.

13 Q. Now, I want to ask you with respect to Pastor
14 Johnny Hunt specifically, were you involved, sir,
15 after 2021, in podcasts that involved references to
16 Pastor Johnny Hunt?

17 A. I was.

18 Q. Okay. Why did you include Pastor Johnny Hunt in
19 your podcasts, sir?

20 A. Because it was news from "Baptist Press."

21 Q. Okay. You say -- How did "Baptist Press" get
22 involved with Pastor Johnny Hunt?

23 A. We covered the -- we had -- I'm sorry. Come again.
24 What was that?

25 Q. How did "Baptist Press" get involved with covering

1 Pastor Johnny Hunt?

2 A. "Baptist Press" -- In which -- which reference,
3 which instance?

4 Q. At all, sir.

5 A. At all?

6 Q. Yeah, after 2021.

7 A. In 2021 he was the president -- or, I'm sorry, the
8 vice president at the North American Mission Board
9 for Evangelism. We covered several events that he
10 had done, as well as the fallout from the report
11 that sits before me.

12 Q. As well as fallout from what?

13 A. The report that sits before me (indicated).

14 Q. Okay. Well, why is the, quote, fallout from the
15 report, a matter -- a religious matter?

16 A. Because it was an investigation into the Southern
17 Baptist Convention Executive Committee and its
18 handling of sexual abuse.

19 Q. Can you recall when you -- when you -- when
20 "Baptist Press" got involved -- or, I'm sorry, when
21 you were involved with podcasts involving events
22 associated with Johnny Hunt, why was -- why were
23 you involved with events involving Johnny Hunt?

24 A. Why?

25 Q. Yes, sir.

1 A. They were of interest to Southern Baptists.

2 Q. Why were they -- And you made that judgment that
3 they were of interest to Southern Baptists?

4 A. That's correct.

5 Q. On what basis did make you that judgment, sir?

6 A. It depends on the item --

7 Q. Okay.

8 A. -- being discussed.

9 Q. Let's make sure we understand what you did.

10 Speaking again about what you did --

11 A. Yeah.

12 Q. -- what was your judgment as to why Pastor Johnny
13 Hunt's events were of interest to Southern
14 Baptists?

15 A. It depended on the event.

16 Q. Describe each time that you decided that Pastor
17 Johnny Hunt's events were of interest to Southern
18 Baptists.

19 A. Well, when was at hired at the North American
20 Mission Board.

21 Q. Say that again.

22 A. When he was hired at the North American Mission
23 Board as the vice president for evangelism.

24 Q. Okay. And why was that an event that deserved
25 coverage by "Baptist Press"?

1 A. Because he was being hired at the North American
2 Mission Board as vice president for evangelism.

3 Q. And why was that of importance?

4 A. Because it was important.

5 Q. And you say it was important. Why?

6 A. Because it was the vice presidency of the North
7 American Mission Board.

8 Q. All right. And why was that -- that was an
9 appointment. Did you make reference just to the
10 appointment in the coverage that you had?

11 A. Yeah.

12 Q. And what else did you say about Pastor Johnny Hunt
13 in that -- in reference to that appointment?

14 A. I'm unsure of that. It's been many years.

15 Q. Well --

16 A. Exactly -- I'm not for sure exactly what we said.

17 Q. All right. Well, did you -- As you sit here today,
18 testifying in these proceedings, do you recall
19 making any reference to the Guidepost report?

20 A. Oh, absolutely.

21 Q. In that reference?

22 A. Not in that reference, no.

23 Q. Did you do --

24 A. Because that was prior to.

25 Q. That was prior to?

1 A. Yeah.

2 Q. All right. What other events did the "Baptist
3 Press" cover?

4 A. We would have covered the "Who's Your One"
5 conferences that Pastor Hunt was leading.

6 Q. Say that again. What conference --

7 A. "Who's Your One."

8 Q. Who is Your One?

9 A. Yeah. Those are evangelism conferences that
10 Mr. Hunt was leading as part of his vice presidency
11 at NAMB.

12 Q. And when was that, what year?

13 A. Oh, gosh, it would have been since his hiring, all
14 the way up until his resignation at North American
15 Mission Board.

16 Q. And when did that resignation occur?

17 A. May the 13th, 2022.

18 Q. How were you informed about that resignation
19 May 13th, 2022?

20 A. We were sent a statement from the North American
21 Mission Board.

22 Q. All right. And do you understand why Pastor Johnny
23 Hunt resigned at that time?

24 A. I did.

25 Q. What was your understanding?

1 A. Because of his involvement with moral failure,
2 moral failing that had not been disclosed, but had
3 been -- or was going to be made public in the
4 Guidepost report.

5 Q. What other events did the "Baptist Press" cover of
6 Pastor Johnny Hunt after May of 2022?

7 A. After May of 2022?

8 Q. Yes, sir.

9 A. We would have covered his filing of the lawsuit --

10 Q. Anything else?

11 A. -- against the Executive Committee.

12 We would have covered his speaking engagement
13 at Hiland Baptist -- or Hiland Park Baptist Church
14 in Pensacola. Those are the ones that I can think
15 of off the top of my --

16 Q. So you say -- I'm having a hard time hearing some
17 of what you're saying.

18 You said that you covered -- the "Baptist
19 Press" covered the filing of this lawsuit?

20 A. Correct.

21 Q. And you said that the "Baptist Press" also covered
22 his speaking at the Hiland Park Baptist Church; is
23 that right?

24 A. That's correct.

25 Q. Is there anything else that the "Baptist Press"

1 covered?

2 A. We would have covered Bart Barber's statement that
3 he released regarding those events.

4 Q. Anything else?

5 A. The video that was released by, was it, four
6 pastors?

7 Q. By whom?

8 A. The four pastors that had declared Pastor Hunt fit
9 for ministry again.

10 Q. Anything else?

11 A. Not specifically, that I can recall.

12 Q. Why did you -- And you made the judgment yourself
13 with respect to whether or not to include in the
14 "Baptist Press" these four events following
15 May 22nd; is that right?

16 A. Uh-huh, that's correct.

17 Q. All right. Why did you cover his speaking at the
18 Hiland Park Baptist Church, sir, as a matter of
19 your religious reporting?

20 A. Because he was preaching at one of our Southern
21 Baptist churches, cooperating churches.

22 Q. And why was that of interest?

23 A. Because of his involvement in the Guidepost report.

24 Q. And what -- do you remember what the "Baptist
25 Press" said about that?

1 A. I do not.

2 Q. When was that?

3 A. When was what?

4 Q. When was the publication specifically about Pastor
5 Johnny Hunt speaking at the Hiland Park Baptist
6 Church?

7 A. It would have been in the, what, was that early
8 '23. Is that right? Winter of '22, early of '23.
9 December -- January of '22 -- '23.

10 Q. All right. You also covered Mr. Barber's statement
11 in the "Baptist Press"; is that right?

12 A. That's correct.

13 Q. Why did you do so?

14 A. Because he was the SBC president at the time. When
15 the SBC president releases a statement, that is
16 news that we cover.

17 Q. That is news of the day?

18 A. It is.

19 Q. Did you speak to Mr. Barber about his release of
20 that statement?

21 A. I did not.

22 Q. Did you understand what he was going to say prior
23 to him saying it?

24 A. No, sir.

25 Q. What was your reaction when you saw Mr. Barber's

1 statement?

2 A. I had no real reaction. Just this is the news. We
3 cover it.

4 Q. Okay. Now, with respect to the SBC -- Well, let's
5 go to the video release of the -- or, I'm sorry,
6 the release of the four pastors.

7 A. Yes.

8 Q. You say that was a video release?

9 A. Yes, sir.

10 Q. Why did you cover that?

11 A. It was -- because it was directly related to
12 Pastor Hunt.

13 Q. And why was that a matter of religious interest?

14 A. Due to his involvement and reporting in the
15 Guidepost report.

16 Q. Did you review the Guidepost report prior to the
17 time it was published?

18 A. Yes.

19 Q. And where did you make that review?

20 A. At my house.

21 Q. How did you get the report?

22 A. I was provided an embargoed copy, as were several
23 news outlets.

24 Q. So you say you were given an embargoed copy?

25 A. Correct.

1 Q. It had been finalized?

2 A. Yes, sir.

3 Q. So the embargoed copy you read was the copy that
4 was going to be published?

5 A. Correct.

6 Q. And you understood this was going to be published
7 by the Executive Committee, this Guidepost report?

8 A. It was going to be published by the Sexual Abuse
9 Task Force.

10 Q. Which is part of which entity?

11 A. It was a -- it was a Convention -- or it was a
12 specially-appointed committee of the Southern
13 Baptist Convention.

14 Q. So you understood the Guidepost report was going to
15 be published by the Southern Baptist Convention,
16 through the efforts specifically of its Sexual
17 Abuse Task Force?

18 A. That's correct.

19 Q. Did you understand that the SBC Executive Committee
20 was making the decision to publish or not?

21 A. We were not.

22 Q. What was your role -- What was the role, as you
23 understood it, of the SBC Executive Committee in
24 the publication of the report?

25 A. We were to facilitate getting it online for

1 "Baptist Press."

2 Q. You said you facilitated getting the report online.

3 A. Uh-huh.

4 Q. Could you tell this Court and this jury what you
5 did, as the vice president of communications, to
6 facilitate getting the guide report -- Guidepost
7 report online?

8 A. Uploaded it to our Amazon S3 server.

9 Q. You uploaded what?

10 A. The report to the Amazon S3 server that we have.

11 Q. You uploaded the report to the Amazon what?

12 A. S3 server.

13 Q. Okay. So, as vice president of communications of
14 the Executive Committee of the SBC, you took the
15 affirmative steps, sir, did you not, to upload this
16 Guidepost report to what you described as the
17 Amazon S3 server?

18 A. Correct.

19 Q. Now, what was the effect of your actions yourself,
20 as vice president of the communications of the
21 Executive Committee, to upload this Guidepost
22 report onto the Amazon S3 server?

23 A. What was the effect?

24 Q. Yes.

25 A. It was -- It provided a link for "Baptist Press" to

1 link to the full report, as well as the SBC
2 website.

3 Q. And then what was your expectation as to providing
4 that link? Would this be made available to the
5 public-at-large?

6 A. Yes.

7 Q. Now, when I asked you whether you understood that
8 your actions as vice president of communications
9 for the SBC Executive Committee were going to have
10 the effect of making the Guidepost report, quote,
11 public, what did you understand "public" to be, in
12 terms of your publication of this report?

13 A. Anyone interested in reading the report.

14 Q. Anyone anywhere in the world?

15 A. Yeah, with access to that server.

16 Q. With access to a computer?

17 A. Well, to that server.

18 Q. To that server?

19 A. Yeah.

20 Q. And this Amazon --

21 A. There's certain countries that may not have access
22 to that.

23 Q. Okay. But, essentially, you understood -- was it
24 you that put the -- that took the step to create or
25 to make the Guidepost report -- did you upload it

1 yourself --

2 A. Yes.

3 Q. -- to the Amazon S3 server?

4 A. I did.

5 Q. So it was you that did this?

6 A. Uh-huh.

7 Q. Okay. Now, when did you do this, sir? Would you

8 tell this Court and jury when it was that you

9 uploaded the Guidepost report to the Amazon S3

10 server?

11 A. It would have been either May the 21st or May the

12 22nd. I don't know if I did it that night after

13 receiving it on the 21st or if I did it the morning

14 or afternoon of the 22nd. I can't remember the

15 specifics.

16 Q. When you took the --

17 A. Prior to publication. It would have been post

18 receiving it, the embargoed copy, prior to

19 publication at 4:00 p.m. Eastern.

20 Q. When took you this step, sir, to upload this report

21 to the Amazon server, you understood that this

22 Guidepost report was essentially going to be

23 available worldwide --

24 A. Yes.

25 Q. -- is that right?

1 A. Uh-huh.

2 Q. Now, on -- who at the SBC Executive Committee, who
3 was it that authorized you to take that step to
4 publish the Guidepost report, sir?

5 A. There's no authorization needed for that.

6 Q. You just did it by yourself?

7 A. Yeah.

8 Q. Did you understand you had been authorized to do
9 it?

10 A. Yes.

11 Q. Who authorized -- What was your understanding --

12 A. I'm authorized -- that's part of my duties as the
13 vice president.

14 Q. All right. And your understanding was that the
15 board of trustees of the Executive Committee of the
16 SBC had authorized the publication of this report?

17 A. Yes.

18 Q. And how did you get that understanding?

19 A. Well, we had been provided the report by the Sexual
20 Abuse Task Force with a specific timeframe for
21 publication.

22 Q. And at the time that you uploaded this report for
23 worldwide publication, you understood that that had
24 been authorized by Mr. Willie McLaurin; is that
25 right?

1 A. The publication report was not authorized
2 specifically by Mr. McLaurin.

3 Q. It had been authorized by the board of trustees of
4 the SBC Executive Committee?

5 A. It would have been authorized, yes.

6 Q. Let me make sure --

7 A. I'm sorry.

8 Q. -- we're not talking over each other.

9 A. Okay.

10 Q. You understood at the time that you published this
11 Guidepost report to the world, that you had the
12 authority of the SBC Executive Committee Board of
13 Trustees?

14 A. Yes.

15 Q. All right. And at the time -- There wasn't a
16 particular phone call that you had, but you had
17 this understanding, from all of your dealings
18 leading up to this May 2022 period of time; is that
19 right?

20 A. Correct.

21 Q. All right. Now, I want to talk about you
22 individually here for a minute and what you did and
23 what you understood at the time, sir, that you
24 pushed the button, so to speak, for worldwide
25 publication of this report from Guidepost.

1 Did you have an understanding as to what the
2 term, quote, sexual abuse, unquote, meant?

3 A. In what way?

4 Q. In the way of the report, sir.

5 At the time that you sent this Guidepost
6 report for worldwide publication/review, what did
7 you understand the term, quote, sexual abuse,
8 unquote, to mean in terms of that report?

9 A. Unwanted sexual contact.

10 Q. Now, did you understand that unwanted sexual
11 contact is distinct from sexual abuse?

12 A. Is it?

13 Q. I'm asking you, sir.

14 Did you understand at the time that you sent
15 this publication worldwide, sir, you yourself for
16 your part, did you understand that sexual abuse is
17 distinct from unwanted sexual contact?

18 A. I'm asking if it is?

19 Q. Okay. You don't think it is? You don't think
20 there's any difference between the two?

21 A. I think it can include, but is not limited to.

22 Q. Okay. What else would it include, in addition to
23 unwanted sexual contact, as you understood it, at
24 the time that you published this report --

25 A. Okay.

1 Q. -- on behalf of the SBC Executive Committee?

2 A. So what would what include?

3 Q. What would sexual abuse include?

4 A. It would also include unwanted sexual approaches or
5 suggestive language of a sexual nature.

6 Q. So in your definition "sexual abuse" would include
7 unwanted approach?

8 A. Yeah.

9 Q. It would also include what type of language?

10 A. Suggestive or sexual language.

11 Q. Anything else?

12 A. Not that comes to mind.

13 Q. Prior to the time that you uploaded this document
14 on behalf of the SBC Executive Committee to the
15 world, sir, in May of 2022, had you reviewed this
16 report or any draft of this report?

17 A. Just the final version that was uploaded.

18 Q. All right. And you reviewed that on May 21st or
19 22nd --

20 A. 21st, yeah.

21 Q. -- of that year?

22 And when you read it, did you read the entire
23 report?

24 A. Yeah.

25 Q. How long did it take you to read the entire report?

1 A. A few hours.

2 Q. Okay. So it was 200 and some pages?

3 A. Yeah.

4 Q. It was more than 250 pages?

5 A. Yeah. Plus the two appendices.

6 Q. Okay. You read it all?

7 A. Uh-huh.

8 Q. Okay. Who sent it to you?

9 A. Bruce Frank.

10 Q. Did you speak to Mr. Frank about it?

11 A. I did.

12 Q. What did you talk to Mr. Frank about?

13 A. Just to make sure we were getting the embargoed
14 copy like the other media outlets did.

15 Q. Did he talk to you about the report?

16 A. About the report? No. Just facilitated the
17 delivery. That's it.

18 Q. Did you know whether or not Mr. Frank had read the
19 report prior?

20 A. I assumed he had.

21 Q. Okay. And what made you assume that?

22 A. Because he was the chairman of the Sexual Abuse
23 Task Force that was responsible with, you know,
24 finalizing and disseminating the report. He was
25 part of the review team the week prior.

1 Q. And you understood that at the time Mr. Frank made
2 this review that he was a member of the -- he was
3 with the SBC, is that right, part of the SBC?

4 A. He was the chairman of the Sexual Abuse Task Force,
5 the special committee that was appointed by the SBC
6 president to oversee the report.

7 Q. Who was the president at the time that Mr. Frank
8 was authorized?

9 A. Ed Litton.

10 Q. So you understood that Mr. Frank was acting for the
11 SBC at the time that he did his work on the Sexual
12 Abuse Task Force?

13 A. He was acting on behalf of the -- yeah, the Sexual
14 Abuse Task Force, yes.

15 Q. Which is part of the SBC?

16 A. Which was a special committee from the SBC
17 president.

18 Q. Right.

19 So the SBC appointed, as a part of its
20 operations, a group of people to staff the Sexual
21 Abuse Task Force; is that right?

22 A. The SBC president appointed them.

23 Q. So the SBC president appointed a group of people to
24 serve as committee members of the SBC Sexual Abuse
25 Task Force?

1 A. That's correct.

2 Q. And the gentleman who made those appointments was

3 Mr. Ed Litton --

4 A. That's correct.

5 Q. -- is that correct?

6 A. That's correct.

7 Q. And Mr. Litton, for his part, had appointed

8 Mr. Frank to chair this committee of the SBC, the

9 Sexual Abuse Task Force?

10 A. That's correct.

11 Q. -- is that right?

12 A. That's correct.

13 Q. All right. Now, in terms of your role, could you

14 describe, in your own words, the relationship

15 between the SBC and the SBC Executive Committee?

16 A. The SBC is the gathering of churches two days a

17 year to come together and elect officers, pass a

18 budget, hear reports, and conduct business for the

19 Convention.

20 Q. And what is the role of the SBC Executive

21 Committee?

22 A. The role of the SBC Executive Committee, among many

23 things, is to act as the fiduciary, financial and

24 legal entity, for the Convention and serve as the

25 Convention ad interim.

1 Q. What are the annual revenues of the SBC Executive
2 Committee?

3 A. The Executive Committee?

4 Q. Yes, sir.

5 A. The revenues for the Executive Committee range --
6 or have ranged the past few years anywhere from
7 around \$8 million to \$12 million, depending on
8 the --

9 Q. What is the annual revenue of the SBC?

10 A. The SBC doesn't have an annual renew. Now, there
11 are gifts that flow through the SBC, but the SBC
12 itself does not have annual revenue.

13 Q. What are the gifts that flow through the SBC?

14 A. In -- All right. So as the Convention wide or
15 individual churches?

16 Q. Convention wide.

17 A. Convention wide? It's around \$450 million a year
18 that the Executive Committee processes on behalf of
19 the Convention for ministries and missions.

20 Q. Okay. So the annual revenues, in general terms, of
21 the SBC are approximately \$450 million per year?

22 A. Not exactly.

23 Q. What would they be, in your estimation?

24 A. It depends on how you define the revenues.

25 Q. How would you define the revenues?

1 A. It really just depends on what you're looking for.
2 If you're looking for the total budgets of all the
3 SBC annual -- or the SBC entities, it would be
4 around a billion dollars a year.

5 If you're just talking about the money that
6 the Executive Committee processes on behalf of
7 those institutions, it would be around
8 \$450 million.

9 Q. So the Executive Committee, the SBC Executive
10 Committee, processes approximately \$450 million per
11 year on behalf of the SBC; is that right?

12 A. That would be correct.

13 Q. When you say "processes," what do you mean?

14 A. It means that we take it in and we send it out.

15 Q. When you say you take it in --

16 A. So we receive money from state conventions and
17 distribute those according to the allocations set
18 by messengers or their special designation.

19 Q. When you say you distribute it to -- distribute it,
20 do you distribute it to churches?

21 A. No.

22 Q. Who do you distribute it to?

23 A. We distribute it to the national entities.

24 Q. And what is the national entity?

25 A. The national entities -- there are 12 national

1 entities, plus an auxiliary, of the Convention.

2 Do you want me to list those?

3 Q. Yes, sir.

4 A. All right. I'll start with the Executive
5 Committee.

6 Q. Okay.

7 A. Then two mission boards, the North American Mission
8 Board and the International Mission Board.

9 Q. Slow down, please.

10 So the Executive Committee, the North American
11 Mission Board, the International Mission Board?

12 A. That is correct.

13 Q. Who else, sir?

14 A. There are six seminaries. Would you like those
15 names?

16 Q. Yes, sir.

17 A. Southern Seminary, Southeastern Seminary,
18 Southwestern Seminary, Midwestern Seminary, New
19 Orleans Seminary, and Gateway Seminary.

20 Q. What other entities do you distribute --

21 A. All right. We also distribute funds to the Ethics
22 and Religious Liberty Commission.

23 And those ten entities are what we call
24 cooperative program funded. So those would be part
25 of the distribution that we have.

1 And then there are two other entities that
2 currently do not receive cooperative program funds
3 of the Convention. That would be Lifeway Christian
4 Resources and GuideStone Financial Resources.

5 Q. And Guide what?

6 A. GuideStone.

7 Q. And what is GuideStone?

8 A. GuideStone is the annuity board for the Convention.

9 Q. When you say "annuity board," what is the annuity
10 board, sir?

11 A. Annuity -- it originally was the annuity and relief
12 board, so it is -- processes the -- or, I'm sorry,
13 not processes. They are responsible for retirement
14 savings accounts on behalf of the Convention and
15 its employees and pastors, as well as insurance.
16 They provide insurance services as well.

17 Q. Now, sir, you've described, and we appreciate your
18 description here, of the money that the Executive
19 Committee processes in terms of what it takes in
20 and sends out.

21 A. Yeah.

22 Q. You've testified that they generally take in and
23 take out, the Executive Committee, around
24 \$450 million per year; correct?

25 A. Uh-huh.

1 Q. Now, you testified that the Southern Baptist
2 Convention takes in revenues of approximately one
3 billion dollars per year. Do you recall that?

4 A. Uh-huh.

5 Q. With respect to that one billion dollars per year,
6 do you know how those revenues are allocated
7 annually?

8 A. Allocated?

9 Q. Or spent.

10 A. Spent on missions and ministry.

11 Q. Are you aware of what missions and ministries?

12 A. Ah, yeah. The ones that I just listed.

13 Q. I see.

14 A. That would be the total revenues of all of those
15 entities I just listed.

16 Q. Okay. So I thought -- With respect to what you
17 take in and send out, I thought that you were
18 taking in and sending out approximately
19 \$450 million.

20 A. Uh-huh.

21 Q. Are you sending out -- are you taking in -- Okay,
22 what happens --

23 A. They have other revenue streams other than that.

24 Q. Where does that other, approximately, \$500 million
25 go?

1 A. It depends on the entity.

2 Q. When you say "the entity," you mean the mission?

3 A. Yeah, it depends on which entity.

4 So Lifeway, for example, they don't bring in
5 any -- they don't have any of the 450 allocations
6 that I mentioned. They sell books and products
7 north of a quarter of a million dollars a year -- a
8 quarter of a billion, I'm sorry. 250 million.

9 And then GuideStone, through their insurance
10 and annuity products, brings in, you know, another
11 100 to 150 million a year.

12 There are other special designated funds that
13 go straight to the North American Mission Board and
14 the International Mission Board.

15 And then all the seminaries have tuition, room
16 and board, and other sources of income that they
17 have as well.

18 Q. So you said Lifeway. What is Lifeway, sir?

19 A. Lifeway is the resource provider for the
20 Convention.

21 Q. You say it's a resource --

22 A. So books, bible studies, bibles.

23 Q. Okay. So Lifeway generates around a quarter of a
24 billion a year?

25 A. Yeah.

1 Q. And with respect to -- you've talked about Lifeway,
2 GuideStone, and these are revenue generators?

3 A. Yes.

4 Q. And then the designated funds, those are
5 expenditures? You said there were designated funds
6 to the North American Mission Board and the
7 International Mission Board.

8 A. Yes.

9 MS. NOKES: I'm going to object at this
10 point as outside the scope of this deposition.

11 Q. (BY MR. MacGILL) Where are these funds?

12 A. What funds?

13 Q. Does the North American Mission Board generate
14 funds?

15 A. Yeah.

16 Q. And approximately how much per year?

17 A. Let's see, their annual budget's around \$175
18 million a year.

19 Q. Okay. And the International Mission Board
20 generates what?

21 A. Its annual budge is around \$300 million a year.

22 Q. Okay. Now, those -- that's the revenue side.

23 Then how are these monies spent annually by
24 the SBC, to your knowledge?

25 A. By the SBC?

1 Q. Yes, sir.

2 A. They are not spent by the SBC.

3 Q. They are just kept in reserve? They are not --

4 A. No. They are spent by those entities.

5 Q. They are spent by those entities?

6 A. Yeah, which are separate and distinct from the SBC.

7 Q. Let me make sure I understand your testimony
8 generally.

9 So you indicated that the SBC Executive
10 Committee takes in and distributes around
11 \$450 million --

12 A. Correct.

13 Q. -- approximately; right?

14 A. Uh-huh.

15 Q. You've testified also that the SBC, for its part,
16 generates about one billion dollars per year --

17 A. Yes.

18 Q. -- right?

19 A. Including that 450.

20 Q. I'm sorry?

21 A. Including that 450.

22 Q. That's right.

23 Now, where does the other 500 million, where
24 is that spent?

25 A. You're asking income and outflow. Those are two

1 different things.

2 Q. Yes, I am.

3 MS. NOKES: Again, objection. Outside
4 the scope of the --

5 Q. (BY MR. MacGILL) Where is the outflow of the other
6 half a billion dollars?

7 A. The same place as the 450.

8 Q. It all goes to the same entities that you
9 described, one way or another?

10 A. Yeah.

11 Q. But annually, what you understand is, generally
12 speaking, you distribute about \$450 million per
13 year to these approximately 12 entities; right?

14 A. Well, ten of the 12, yes.

15 Q. Ten of the 12.

16 So do you spend the full billion, generally
17 speaking, in a year?

18 A. They do, yes.

19 Q. When you say "they do" --

20 A. The entities.

21 Q. I see. So, fair to say, then -- Just to make sure
22 I understand --

23 A. Okay.

24 Q. -- what you're saying.

25 The SBC generates around a billion dollars per

1 year?

2 A. No.

3 Q. No?

4 How much does it generate per year?

5 A. The SBC generates zero.

6 Q. Okay. What --

7 A. The entities of the SBC generate their own amounts.

8 Q. I see.

9 So there are certain entities of the SBC that
10 generate revenue?

11 A. Uh-huh.

12 Q. And the entities that generate revenue are --

13 Lifeway is one of them; right?

14 A. Uh-huh.

15 Q. Is that right?

16 A. Yeah.

17 Q. Revenues are generated by the North American
18 Mission Board; right?

19 A. Yeah.

20 Q. And the International Mission Board?

21 A. Uh-huh.

22 Q. Okay.

23 A. All 12 of the entities generate revenue.

24 Q. Okay. And these are all entities of the SBC, as
25 you've described; right?

1 A. Correct.

2 Q. Now -- So we've gotten your description now of how
3 the SBC generates these revenues of
4 approximately -- Strike that.

5 We've gotten your description how these
6 entities of the SBC generate their revenues in the
7 approximate amount of a billion; is that right?

8 A. Well, not about a description of them, but the
9 total, yes.

10 Q. The total.

11 Now, is it your testimony that the SBC
12 Executive Committee, in terms of its role in
13 sending out monies, sends out around a billion per
14 year?

15 A. No. That's the 450.

16 Q. Then what happens to the remainder of the revenues
17 generated by these entities, the SBC, annually?

18 A. They generate those directly.

19 Q. Okay. Where do they -- where are those monies
20 kept?

21 A. At their entities.

22 Q. I see.

23 So the accumulation of reserves annually of
24 the entities of the SBC would be hundreds of
25 millions of dollars?

1 A. No.

2 Q. Okay. Are you saying -- then where does that money
3 go?

4 A. They spend it on missions and ministry.

5 Q. Okay.

6 THE VIDEOGRAPHER: Sorry to interrupt.
7 We're just going to need to take a short break in
8 the next five or ten minutes.

9 MR. MacGILL: Okay.

10 Q. (BY MR. MacGILL) So, sir, just to round out this
11 line of testimony, you said that the Executive
12 Committee itself processes monies, takes in and
13 sends out.

14 So you process -- the Executive Committee
15 processes around \$450 million per year in terms of
16 what it takes in and sends out?

17 A. That's correct.

18 Q. In terms of other expenditures, the entities of the
19 SBC, they send out the remainder in their
20 discretion?

21 A. You're mixing revenue and expenditures.

22 Q. Okay. So who then -- You've described how
23 approximately \$450 million per year is expended --

24 A. Uh-huh.

25 Q. -- right?

1 A. No, no, no. I've described that we bring in and
2 distribute \$450 million.

3 Q. Okay. Right.

4 What happens to the remainder? Who
5 distributes the remainder?

6 A. There is no distribution. It is directly retained
7 and used in missions and ministry by the other --
8 by the entities.

9 Q. That's all I was wanting to ask.

10 So the other \$400 to \$500 million of annual
11 revenue generated by entities of the SBC, those are
12 retained by those entities and spent in their
13 discretion?

14 A. "Retained" is not the right word. Those are
15 brought in and spent.

16 Q. Let's use your words.

17 A. Uh-huh.

18 Q. The other approximate half a billion dollars per
19 year are received and spent by these ten of the 12
20 entities that you've described, in their
21 discretion?

22 A. "Received" is not really the right word. They are
23 generated. Those revenues are generated and spent.

24 Q. Okay. And in whose accounts do they go?

25 A. In their own individual entities.

1 Q. Great.

2 Let's make sure we tie this up.

3 A. Okay.

4 Q. So with respect to -- you described to this Court
5 and jury that the Executive Committee, for its
6 part, takes in and sends out approximately
7 \$450 million per year; correct?

8 A. That's correct.

9 Q. Now, you've also listed for this Court and jury
10 that there are entities of the SBC that generate
11 certain revenues each year?

12 A. In addition to that, yes.

13 Q. In addition to that.

14 And with respect to those entities of the SBC
15 that generates those particular amounts of around a
16 half a billion, they have -- they receive those
17 amounts and expend those amounts in their
18 discretion?

19 A. Correct.

20 Q. Okay.

21 MR. MacGILL: Why don't we go ahead and
22 take a break.

23 Thank you.

24 THE VIDEOGRAPHER: Going off the record.

25 The time is 9:39 a.m.

1 (A recess was taken from 9:39 a.m. to
2 9:55 a.m.)

3 THE VIDEOGRAPHER: We're returning to the
4 record. The time is 9:55 a.m.

5 Q. (BY MR. MacGILL) Sir, welcome back.

6 I want to go back to the publication of the
7 Guidepost report. Did you ever ascertain how many
8 people had viewed the Guidepost report?

9 A. No, sir.

10 Q. Did you do any analysis yourself to determine how
11 much -- what the web traffic was to your website?

12 A. To that, no.

13 Q. Generally do you track your website?

14 A. We do.

15 Q. Could you tell the Court and jury how much --
16 looking at the May 2022 period of time, how many
17 visitors to the SBC website would there be?

18 A. I'm unsure. I'd have to look that up.

19 Q. Approximately how many people see -- go to the
20 website each month?

21 A. Around 600,000.

22 Q. Okay.

23 A. Page views. That's page views.

24 Q. All right. So when you say a "page view,"

25 approximately 600,000 people each month visit

1 the --

2 A. No.

3 Q. Okay. But it's good that we're talking about you
4 and your language, because you understand all of
5 this.

6 So you have 600,000 what each month?

7 A. Page views.

8 Q. Okay. So there are 600,000 page views each month
9 of which website?

10 A. Baptistpress.com.

11 Q. I'm sorry?

12 A. Baptistpress.com.

13 Q. And was the Guidepost report put on
14 Baptistpress.com?

15 A. It was not.

16 Q. Okay. Where was the Baptist report put? I'm
17 sorry, where was the Guidepost report put?

18 A. It was put on the Amazon S3 server.

19 Q. And when you say it was put on the Amazon S3
20 server, did the -- how would somebody access what
21 was put on the Amazon S3 server?

22 A. You click a link to that page --

23 Q. Okay.

24 A. -- or to that file. Sorry.

25 Q. Where was the link to that file?

1 A. That link was posted at Baptistpress.com in the
2 story related to the report being published --

3 Q. Okay.

4 A. -- as well as the Southern Baptist Convention
5 website, SBC.net.

6 Q. The SBC website?

7 A. Uh-huh.

8 Q. And you were mumbling -- I shouldn't use the word
9 "mumbling."

10 A. It's not mumbling.

11 Q. I could not hear what you were saying, so we're not
12 going to call that mumbling.

13 You said that it was -- this Guidepost report
14 was published on the SBC website --

15 A. Correct.

16 Q. -- is that your testimony?

17 A. Correct.

18 Q. All right.

19 A. No, the link was. The link to the report.

20 Q. All right. Let's take this very literally because
21 I want the jury to have a full understanding of how
22 broadly you yourself, on behalf of the SBC
23 Executive Committee, published this report.

24 So the first thing you -- one of the first
25 things you did with the report is you published it,

1 the report, through a link on the website of the
2 SBC website; is that right?

3 A. That is correct.

4 Q. So the SBC website contained a link to the
5 Guidepost report; right?

6 A. Correct.

7 Q. When did you provide that link on the SBC website?

8 A. May 22nd, 2022.

9 Q. Now, with respect to the SBC website, how many
10 monthly page views do you have on that, generally
11 speaking?

12 A. The SBC website, around 300,000 a month.

13 Q. Page views?

14 A. Correct.

15 Q. So one making a page view could have looked at the
16 page and seen the link to the Guidepost report;
17 right?

18 A. I didn't understand.

19 Q. One looking at the SBC website, one involved with a
20 page view, could have reference to the Guidepost
21 report; right?

22 A. Correct.

23 Q. Okay. Now, not only did you publish a link to the
24 Guidepost report on the SBC website, but you also,
25 the SBC Executive Committee, published a link to

1 the report on the Baptistpress.com website; right?

2 A. Correct.

3 Q. And with respect to the Baptistpress.com link, you
4 linked the Guidepost report on Baptistpress.com in
5 May 2022; right?

6 A. Correct.

7 Q. And you made -- you published that link to the
8 Guidepost report on May 22nd, 2022; did you not?

9 A. Correct.

10 Q. Okay. So, looking at the breadth of what you
11 published, in terms of visitors to the
12 Baptistpress.com in May of '22, approximately how
13 many page views would there be per month in
14 Baptistpress.com in May of '22?

15 A. Page views?

16 Q. Page views.

17 A. Around 600,000.

18 Q. Did you ever look at the actual data itself to
19 determine?

20 A. I'm sure I have.

21 Q. All right.

22 A. I do not recall specifics.

23 Q. All right, but let's make sure that the jury
24 understands what you have done in the past, prior
25 to coming here today perhaps, or in your ordinary

1 course of business.

2 Did you ever estimate for yourself how many
3 people would have viewed, in total,
4 Baptistpress.com or the SBC website for purposes of
5 accessing this Guidepost report?

6 A. No.

7 Q. But you can say that approximately one million
8 people per month would have been reviewing the SBC
9 website and the Baptistpress.com website?

10 MS. NOKES: Objection. That's
11 inconsistent with his testimony.

12 Q. (BY MR. MacGILL) In the May '22 period of time;
13 right?

14 A. What?

15 Q. I'm sorry?

16 A. What was the question?

17 Q. Okay. Did you answer the question?

18 A. No.

19 Q. No? Okay.

20 Tell us, in May of 2022 how many page views
21 you would have expected of the SBC website and the
22 Baptistpress.com website combined?

23 A. 900,000.

24 Q. Okay. So -- And you would have expected
25 approximately 900,000 views of the SBC website and

1 press -- Baptistpress.com website combined for the
2 remainder of the year 2022 to be around 900,000 per
3 month?

4 A. Correct.

5 Q. Okay. Now, do you have reports, in the ordinary
6 course of business, where you're given reports of
7 how many people visited the "Baptist Press"
8 website?

9 A. No.

10 Q. Why not, sir? As vice president of -- you're
11 vice --

12 A. I'm not given them.

13 Q. You're not given them?

14 A. No.

15 Q. Does anybody provide them?

16 A. No.

17 Q. How do you know how many people are visiting your
18 website?

19 A. Because I go and get them.

20 Q. You what?

21 A. I go and get them.

22 Q. Oh, you would go and get the numbers?

23 A. Yes.

24 Q. Okay. Do you do that every month?

25 A. Not necessarily every month.

1 Q. So you would -- you yourself retrieved the data on
2 how many page views you have each month or
3 approximately each month on the Baptistpress.com
4 website?

5 A. I can.

6 Q. And you do that, to some extent, each year?

7 A. Uh-huh.

8 Q. Yes?

9 A. Yes.

10 Q. And you do that also with the SBC website?

11 A. Yes.

12 Q. Because that's been part of your job prior to
13 becoming interim president; right?

14 A. Correct.

15 Q. And so you want to know specifically yourself, for
16 your part, how many people are visiting the SBC
17 website each month; right?

18 A. Generally.

19 Q. Okay. In general, you also have wanted to know, as
20 interim president and as the vice president in the
21 communications role, how many people visit the
22 Baptistpress.com website?

23 A. Generally, yes.

24 Q. Did you understand, sir, in May of 2022 that
25 Guidepost would also provide a link to its report

1 on its website?

2 A. I did.

3 Q. And how did you get that understanding?

4 A. It was on their website.

5 Q. Okay. How did you learn that it was on their
6 website?

7 A. I saw it on the website.

8 Q. Did you check at the time?

9 A. I believe I did.

10 Q. Okay. And why did -- Tell the Court and jury why,
11 in May of 2022, you checked to determine whether
12 Guidepost had published this report or a link to
13 this report on your website?

14 A. On my website?

15 Q. On its website.

16 A. On its website?

17 Q. Let me restate.

18 Can you tell the Court and jury why you looked
19 to determine whether Guidepost had provided a link
20 to its report for the SBC in May of 2022?

21 A. Because it had been commissioned by the messengers
22 to publish the report.

23 Q. And did you understand, sir, at all times that the
24 Guidepost company had been specifically
25 commissioned by the messengers of the Southern

1 Baptist Convention to publish its report?

2 MS. KLEIN: Object to form.

3 Q. (BY MR. MacGILL) You may answer.

4 A. Okay. I didn't hear what she said. I'm sorry.

5 Q. She said, "Objection to the form."

6 A. Oh.

7 Q. Could you tell the Court and jury, sir, why --

8 Strike that.

9 Did you have a specific understanding, from
10 the SBC Executive Committee standpoint, that
11 Guidepost was to publish its report on its website?

12 A. Not specifically on its website, but they were to
13 publish a report one month prior to the Convention.

14 Q. And where did you understand they were going to
15 publish that report one month prior to the
16 Convention?

17 A. Online.

18 Q. Okay. And how did you gain that understanding that
19 they were to publish their report online one month
20 prior to the Convention?

21 A. It was part of the motion passed by the messengers
22 at the 2021 Convention.

23 Q. At the '21 Convention?

24 A. Uh-huh.

25 Q. Okay. But I'm asking about the report of May of

1 '22.

2 Did you understand that they were to report
3 their findings -- Strike that.

4 So in May of 2021 you came to the
5 understanding --

6 A. Correct.

7 Q. -- that Guidepost would publish its report when it
8 was finished?

9 A. No.

10 Q. When did you come to that understanding?

11 A. June of 2021.

12 Q. Okay. All right. So June of -- as of June of the
13 year 2021, you understood, in your role as the
14 Executive Committee -- or at the SBC Executive
15 Committee, that Guidepost was, in fact, going to
16 publish its report, once complete?

17 A. Correct.

18 Q. Who is Amy Whitfield?

19 A. She is the director of communications -- or
20 executive director of communications at the Summit
21 Church in Raleigh-Durham, North Carolina.

22 Q. How do you work with her, if at all?

23 A. I have cohosted the podcast with her until I took
24 hiatus in August, once I became interim president.

25 Q. All right. So you -- you host a podcast called SBC

1 This Week -- or hosted a podcast, and you did that
2 until you became interim president; is that right?

3 A. Correct.

4 Q. And why is Amy Whitfield the person that you've
5 involved in that role previously?

6 A. We have been friends since 2011.

7 Q. Okay. And you have -- Was it your custom at the
8 time to release a 30-minute episode every Friday?

9 A. Starting in 2015 we started the podcast. We
10 release roughly a 30- to 45-minute episode every
11 week.

12 Q. Each week?

13 A. Uh-huh.

14 Q. So 2015 through the --

15 A. Yeah, May of 2015 we started.

16 Q. And finished when?

17 A. Well, it's still going, we just are not on the
18 podcast.

19 Q. When did you last do yours?

20 A. August of '23.

21 Q. Okay. And did you host a podcast with her each
22 week during that period of time?

23 A. I did.

24 Q. How many average weekly listeners would you have;
25 sir?

1 A. Oh, gosh, about 4,000 per episode.

2 Q. And would there be subscribers?

3 A. In what sense?

4 Q. Well, the broadcast -- Do you have to subscribe to
5 be a part of -- to some membership to be a part of
6 the podcast?

7 A. There is no paid membership.

8 Q. Okay. Do you have to have a membership of some
9 kind?

10 A. No.

11 Q. So anybody can look -- How does somebody get notice
12 of your SBC This Week podcast?

13 A. You can -- there's several ways to be noticed of
14 each episode, including social media, as well as
15 podcast platforms on smart devices or your
16 computer.

17 Q. Now, these podcasts that you did yourself in the
18 year 2015 through August of 2023, are -- these were
19 done in your role as vice president of the
20 Executive Committee of the SBC?

21 A. From 2019 -- or September of 2019 on, yes.

22 Q. Okay. What was the role you had in 2015 through
23 2019?

24 A. I was director of strategic initiatives -- director
25 of strategic initiatives at Lifeway Christian

1 Resources.

2 Q. How do you determine -- how have you determined,
3 historically, what stories to cover on your
4 podcast?

5 A. The story mix in the podcast has typically been
6 determined by news coverage from "Baptist Press"
7 the week prior.

8 Q. Okay. Now, some of your -- at least one of your
9 podcasts have involved Pastor Johnny Hunt and
10 Guidepost; right?

11 A. Involved in what way?

12 Q. Referenced.

13 A. Correct.

14 Q. Okay. And with respect to the podcast, do you
15 remember a podcast involving the SATF report
16 released, "Hunt Outed at NAMB"? Do you remember
17 that?

18 A. Yes.

19 Q. And is that an episode you recorded about the
20 release of the Guidepost report?

21 A. I believe so.

22 Q. Okay. Now -- so you understood by -- you
23 understood, as vice president of the Executive
24 Committee -- SBC at the time that you did that
25 particular podcast, that the Guidepost report had

1 made reference to sexual abuse. Did you understand
2 that?

3 A. I did.

4 Q. Now, for your part, sir, as the vice president of
5 the Executive Committee of the SBC at the time that
6 you were involved with that podcast, what
7 diligence, if any, had you yourself conducted to
8 determine whether the Guidepost report was accurate
9 as to Pastor Johnny Hunt?

10 A. Our role in covering the report was not to weigh in
11 or debate its accuracy, but to provide news of what
12 was contained in the report itself.

13 Q. But, sir, didn't you have an independent
14 responsibility, as the vice president of
15 communications of the SBC, to verify that what you
16 were speaking about, in terms of the Guidepost
17 report, had a foundation in truth?

18 A. I did not, because we were covering what Guidepost
19 had provided, not whether or not anything contained
20 therein was true.

21 Q. So you took no steps to determine whether what
22 Guidepost reported was true of any kind or nature,
23 prior to the time that you made reference to the
24 report?

25 A. We reported on the report itself.

1 Q. Okay. But that means, sir, that you didn't take
2 any steps -- to repeat, you took no steps yourself,
3 at the Executive Committee of the SBC, to determine
4 whether the Guidepost report was accurate --

5 MS. NOKES: Objection --

6 Q. (BY MR. MacGILL) -- as to Pastor Johnny Hunt?

7 MS. NOKES: Objection. He's already
8 answered.

9 Q. (BY MR. MacGILL) You may answer.

10 A. We reported on the report provided to us by
11 Guidepost.

12 Q. List every step, sir, that you took to verify that
13 the report by Guidepost was accurate as to Pastor
14 Johnny Hunt.

15 A. It was not our --

16 MS. NOKES: Objection. He's already
17 answered.

18 THE WITNESS: Sorry.

19 A. It was not our role to fact check the report. It
20 was our role to report on what was contained
21 therein.

22 Q. (BY MR. MacGILL) So you took no steps yourself
23 independently, at the SBC Executive Committee, to
24 determine whether the facts -- the, quote, facts,
25 unquote, reported in the Guidepost report were

1 correct?

2 MS. NOKES: Same objection.

3 A. We reported on the contents of the report.

4 Q. (BY MR. MacGILL) And, sir, you could admit,
5 without equivocation now, at this time, that prior
6 to the time that you made reference to the
7 Guidepost report at the SBC Executive Committee,
8 for your part, you yourself took no steps to verify
9 the accuracy of what was contained in the Guidepost
10 report as far as Johnny Hunt was concerned?

11 MS. NOKES: Same objection.

12 A. We reported on the contents of the Guidepost
13 report.

14 Q. (BY MR. MacGILL) And no matter how many times I
15 ask you this question, you will not answer my
16 question as to the steps you took, if any, to
17 verify the accuracy of the Guidepost report; is
18 that correct?

19 A. We took -- I'm sorry, we reported on the contents
20 of the report.

21 Q. And you will give no further answer in relation to
22 my question now put to you three times; is that
23 right?

24 MR. BUNDREN: That's enough, Rob. Let's
25 move on.

1 MR. MacGILL: No. I'm going to --

2 MR. BUNDREN: He's answered the question
3 five times.

4 Q. (BY MR. MacGILL) You will give no further answer
5 to my question put to you three times, other than
6 what you've already said; is that right?

7 MR. BUNDREN: That is harassing, and
8 under the rules we can terminate a deposition if
9 something is harassing. So we're putting you on
10 notice that this is enough. You've asked him six
11 times. His answer is going to be same.

12 MR. MacGILL: Read the question back. I
13 would like an answer.

14 (The pending question was read from
15 Page 109, Lines 22 through Line 25, inclusive and
16 Page 110, Line 1.)

17 A. We reported what was reported in the report.

18 Q. (BY MR. MacGILL) Okay.

19 (A discussion was had between Plaintiff's
20 counsel out of the hearing of the reporter.)

21 Q. (BY MR. MacGILL) Sir, I'm going to identify some
22 of the things that you did yourself specifically in
23 relation to the Guidepost report and then I'm going
24 to have -- ask you to identify some podcasts. So
25 we're going to put on your screen --

1 A. Okay.

2 Q. We'll just do -- as the next exhibit we're going to
3 have you identify a podcast, sir. We don't go
4 through the whole thing.

5 THE VIDEOGRAPHER: I think your
6 microphone fell off, sir.

7 (Marked Exhibit No. 50, May 27, 2022, SBC
8 This Week Podcast.)

9 Q. (BY MR. MacGILL) Can you click play on your?

10 MR. MacGILL: What exhibit?

11 Q. (BY MR. MacGILL) Sir, this is Exhibit 50.

12 A. (The witness reviewed the document.) You don't
13 have the volume up.

14 (Played Exhibit No. 51, May 27, 2022, SBC
15 This Week Website Post.)

16 Q. (BY MR. MacGILL) Sir, if you would hit "stop,"
17 please.

18 Sir, is that a podcast that you participated
19 in on May 27th, 2022?

20 A. I do not know the specific date.

21 Q. But would it have been within the week after the
22 Guidepost?

23 A. I don't know. We didn't get to anything yet.

24 Q. Okay.

25 (A discussion was had between Plaintiff's

1 counsel out of the hearing of the reporter.)

2 (Marked Exhibit No. 51, May 27, 2022, SBC

3 This Week Website Post.)

4 Q. (BY MR. MacGILL) Sir, if you would go to the next,
5 where we've got Exhibit 51, and I would ask you to
6 refer to Exhibit 51 on your computer, please.

7 A. Yep.

8 Q. Do you have it in front of you?

9 A. Uh-huh.

10 Q. All right. Does that tell you what this SBC This
11 Week podcast, the date of it?

12 A. It does for this page that you're showing me.

13 Q. And tell the Court and jury what -- when it was
14 that Exhibit 50 occurred, that is, the podcast.

15 A. We still have not determined if Exhibit 50 is the
16 same episode.

17 Q. All right. Well, you see there's SBC This Week.
18 Tell the Court and jury what Exhibit 51 is.

19 A. That's, it looks like, a webpage from the SBC This
20 Week website.

21 Q. Okay. And that's a webpage that you had issued at
22 the SBC Executive Committee?

23 A. Yeah.

24 Q. And this was your office at the time that did this?

25 A. Yes.

1 Q. Your office that you formally -- or you had this
2 office at this point, didn't you?

3 A. Yeah, correct.

4 Q. So you were responsible for publishing Exhibit 51?

5 A. Correct.

6 Q. And so what you said to the world of interest here
7 in the SBC This Week, what did you entitle this?

8 A. The "Sex Abuse Task Force report released, Hunt Out
9 at NAMB."

10 Q. All right. Now, was that something you wrote?

11 A. Yes.

12 Q. Okay. So when did you -- Tell the Court and jury
13 when you wrote this.

14 A. It would have been May the 27th.

15 Q. All right. Now, was there a podcast associated
16 with this?

17 A. Yes, sir.

18 Q. And when was that podcast?

19 A. May the 27th.

20 Q. All right. And was that the podcast which we just
21 started?

22 A. I don't know.

23 Q. All right. Well, let's go back to Exhibit 50, and
24 let's turn it back on and see if you can tell the
25 Court if Exhibit 50 is what you referred to in

1 Exhibit 51.

2 A. All right. Do you mind if I scrape through this?

3 Q. No, do.

4 (Played Exhibit No. 50, Podcast.)

5 A. Okay. So that appears to be the episode associated
6 with Exhibit 51.

7 Q. (BY MR. MacGILL) Okay. And did you do a podcast
8 also, sir, regarding Mr. Barber issuing a statement
9 about the Pastor Johnny Hunt, quote, restoration?

10 A. It's entirely possible.

11 Q. You don't recall doing that, sir?

12 A. I don't specifically recall all 470 podcast
13 episodes.

14 Q. Do you recall an episode that you recorded, sir,
15 about Mr. Barber's statement regarding Hunt's
16 return to the ministry?

17 A. Not right at this moment.

18 Q. Generally, do you have some recollection of it?

19 A. Yes.

20 Q. Okay. What do you recall?

21 A. That we covered President Barber's statement.

22 Q. And when you say "President Barber," you're
23 referring to President Barber, this is President
24 Barber of the SBC?

25 A. That's correct.

1 Q. Okay. Now, do you know whether Mr. Barber has at
2 any time, even as we sit here today, has taken any
3 steps to verify the accuracy of the Guidepost
4 report in any respect?

5 MS. NOKES: Objection; outside the scope.

6 A. That would be a question for Mr. Barber.

7 Q. (BY MR. MacGILL) Do you know of any actions he
8 took to verify the report yourself?

9 A. I do not. That would be a question for Mr. Barber.

10 Q. Okay. So you don't know. You're saying we should
11 ask him?

12 A. If you want to know what President Barber did, I
13 would suggest asking President Barber.

14 Q. Yeah, but I also want to know what you know.

15 And you don't have any knowledge yourself,
16 sir, about whether Mr. Barber verified the factual
17 statements made in the Guidepost report; is that
18 fair?

19 MS. NOKES: Objection; outside the scope.

20 A. That's fair.

21 Q. (BY MR. MacGILL) Okay. Now -- But let's focus on
22 your conduct here for a minute.

23 When you hosted the podcast involving
24 Dr. Hunt's restoration, quote, restoration,
25 unquote, did you do any -- did you take any steps

1 to see whether Mr. Barber himself had done anything
2 to verify anything associated with Pastor Johnny
3 Hunt?

4 A. We reported on President Barber's statement.

5 Q. Okay. You just reported on what he said. You took
6 no independent verification steps yourself?

7 A. We reported on what President Barber said.

8 Q. Okay. Now, did it make you uncomfortable that you
9 were in the role of simply reporting on what Dr. --
10 Strike that.

11 Did that make you uncomfortable in any way, as
12 vice president of the SBC Executive Committee, that
13 Mr. Barber's statements were being covered for
14 simply what they involved or contained?

15 A. Did it make me uncomfortable?

16 Q. Yes, sir.

17 A. No.

18 Q. Okay. You were comfortable in your role of the SBC
19 Executive Committee with simply reporting what he
20 said?

21 MS. NOKES: Objection; he's already
22 answered.

23 A. We reported on what President Barber said.

24 (Marked Exhibit No. 52, December 2, 2022,
25 SBC This Week Podcast.)

1 Q. (BY MR. MacGILL) Okay. Let's look at that. Sir,
2 if you would click on the next, Exhibit 52.

3 A. Is this a podcast again?

4 Q. Yes, sir.

5 A. Okay. I'm playing this?

6 Q. Please.

7 A. Mind if I bounce forward?

8 (Played Exhibit 52, Podcast.)

9 A. Okay.

10 Q. (BY MR. MacGILL) Do you recognize that, sir?

11 A. I do.

12 Q. And was that a podcast that you were involved in?

13 A. It was.

14 Q. And this is an episode that you recorded about
15 Mr. Barber's statement regarding Hunt's -- Pastor
16 Johnny Hunt's return to the ministry?

17 A. I do not know for certain on that because we hadn't
18 gotten to that point yet.

19 Q. Go ahead.

20 (Played Exhibit No. 52, Podcast.)

21 A. Okay.

22 Q. (BY MR. MacGILL) Do you recognize that to be a
23 podcast you participated in?

24 A. Correct.

25 Q. And do you know, roughly speaking, when you did so?

1 A. Roughly speaking what?

2 Q. When you did so?

3 A. It would have been December of '22.

4 Q. Yeah.

5 (Marked Exhibit No. 53, December 3, 2022,

6 SBC This Week Website Post.)

7 Q. (BY MR. MacGILL) So we're going to upload

8 Exhibit 53 and ask you to identify this.

9 A. Hey, it was.

10 Yeah, December 2nd, 2022.

11 Q. And this is a release that -- or a web notice that

12 you released saying, "Barber issues statement on

13 Hunt, quote, restoration, unquote; Sills seals

14 files suit over abuse allegations."

15 Do you see that?

16 A. Yes.

17 Q. And this is your document?

18 A. Correct.

19 Q. Why did you put the term "restoration" in quotes?

20 And let me be more specific.

21 What you wrote and published was that there

22 had been a -- "Barber issues statement on Hunt,

23 quote, restoration, unquote."

24 Why did you put "restoration" in quotes?

25 A. I'm not quite certain.

1 Q. Well, sir, this is your word.

2 You don't have any recollection as to why you
3 used this word quote, restoration?

4 A. I believe that's what it was generally being
5 referred to at the time.

6 Q. Well, this is your reference, sir.

7 Were you quoting somebody else here?

8 A. Possibly.

9 Q. Who were you quoting?

10 A. Possibly "Baptist Press," possibly Bart Barber.

11 I'm not quite certain. Don't have that in front of
12 me.

13 Q. Did you have any reason to believe yourself that
14 Dr. Hunt -- that Pastor Johnny Hunt needed some
15 form of, quote, restoration, unquote, at the time
16 you wrote this?

17 A. We were -- I wasn't concerned with Pastor Hunt's
18 need for restoration when I wrote this. We were
19 simply reporting on what had happened during the
20 week.

21 Q. So you just were making reference to what somebody
22 else had said here?

23 A. Correct.

24 Q. This was not, quote -- putting the word, quote,
25 restoration, in quotes was not your judgment?

1 A. I'm --

2 Q. You were just reporting somebody else --

3 A. Yes.

4 Q. Okay. Now, I want to refer to the next podcast.

5 Do you remember -- We'll look -- Well, let's go to
6 the next exhibit. This will be Exhibit 54.

7 (Marked Exhibit No. 54, February 3, 2023,
8 SBC This Week Podcast.)

9 (Played Exhibit No. 54, Podcast.)

10 A. Okay.

11 Q. (BY MR. MacGILL) Do you recall this, sir?

12 A. Yes.

13 Q. And is this a podcast that you participated in?

14 A. It is.

15 Q. And why did you -- why were you -- did you make
16 this the subject of a podcast, that is, invitations
17 by two churches to Pastor Johnny Hunt to preach?

18 A. Because it was news of the week.

19 Q. Why was that news of the week?

20 A. Because Pastor Hunt was a high-profile leader in
21 the Convention. And after the mention in the
22 Guidepost report, having -- churches having him
23 speak generated response from the credentials
24 committee.

25 Q. Why was that -- and the credentials committee, what

1 is this entity called the credentials committee?

2 A. It's a standing committee of the Convention, per
3 Bylaw 8 of the Convention's bylaws.

4 Q. So Bylaw 8 establishes an entity called the
5 standing committee -- or something called the --

6 A. It establishes -- I'm sorry, it establishes a
7 standing committee called the credentials
8 committee.

9 Q. And Bylaw 8 of what?

10 A. The SBC Bylaws.

11 Q. So is the credential committee a SBC committee?

12 A. It is.

13 Q. And it's not part of the Executive Committee of the
14 SBC?

15 A. Correct.

16 Q. Okay. Now -- but I want to focus on you for a
17 minute here.

18 Now, you are employed by the SBC Executive
19 Committee; right?

20 A. Correct.

21 Q. Why are you reporting on an action of the
22 credential committee of the SBC?

23 A. The action of the credentials committee of the SBC
24 had been made public that week, and it was news in
25 the "Baptist Press" because of Pastor Hunt's high

1 profile and, therefore, we covered it on the
2 podcast.

3 Q. All right. And were you asked by -- who asked you
4 to cover this on the podcast?

5 A. No one asked.

6 Q. You just made this judgment yourself?

7 A. We do.

8 Q. Okay.

9 (Marked Exhibit No. 55, February 3, 2023,
10 SBC This Week Website Post.)

11 Q. (BY MR. MacGILL) Okay. We're going to go to the
12 next exhibit, which is 55.

13 A. Okay.

14 Q. Do you have that in front of you --

15 A. I do.

16 Q. -- Exhibit 55?

17 And is this your title, "Hunt Invites --"

18 "Hunt Invites lead to Credential Committee
19 Inquiries"?

20 A. Correct.

21 Q. And this was what date, sir?

22 A. February 3rd, 2023.

23 Q. And this is what you published; is that right?

24 A. Correct.

25 Q. And on this Exhibit 55 is a picture of Pastor

1 Johnny Hunt from the pulpit?

2 A. Yes.

3 (Marked Exhibit No. 56, March 24, 2023,
4 SBC This Week Podcast.)

5 Q. (BY MR. MacGILL) Sir, I've got one other podcast
6 I want to ask you about. It's going to be
7 Exhibit 56.

8 (Played Exhibit No. 56, Podcast.)

9 A. Okay.

10 Q. (BY MR. MacGILL) Keep playing it.

11 A. Oh.

12 (Played Exhibit No. 56, Podcast.)

13 Q. (BY MR. MacGILL) Can you keep playing it?

14 A. Oh. All right.

15 Q. Thank you.

16 (Played Exhibit No. 56, Podcast.)

17 Q. (BY MR. MacGILL) Is that a podcast that you
18 participated in, that is, Exhibit 56?

19 A. It is.

20 Q. All right. And the date of your participation,
21 sir?

22 A. I am not sure, but I bet you're going to show me.

23 (Marked Exhibit No. 57, March 24, 2023,
24 SBC This Week Website Post.)

25 Q. (BY MR. MacGILL) We will put this up and ask you

1 if Exhibit 57 shows you the date?

2 A. All right. March 24th, 2023.

3 Q. And is this something that came out from the SBC
4 Executive Committee saying, "Former President
5 Johnny Hunt sues SBC, EC, and Guidepost"?

6 A. Yes.

7 Q. Does that remind you of the timing of this podcast,
8 Exhibit 56?

9 A. Uh-huh.

10 Q. When was it?

11 A. May 24th, 2023.

12 Q. Did you review any of these podcasts prior to
13 coming here today?

14 A. I did not.

15 Q. Sir, I want to switch topics and I want to talk
16 about the structure of the organizations that you
17 work in connection with.

18 A. Could I get a quick bathroom break before we do
19 that?

20 Q. Sure. No problem.

21 A. Is that okay?

22 MR. MacGILL: Let's go off the record.

23 THE VIDEOGRAPHER: Off the record. The
24 time is 10:35 a.m.

25 (A recess was taken from 10:35 a.m. to

1 10:38 a.m.)

2 THE VIDEOGRAPHER: We're returning to the
3 record. The time is 10:38 a.m.

4 Q. (BY MR. MacGILL) Sir, I want to talk about the SBC
5 and the Executive Committee of the SBC.

6 Just -- In terms of your general
7 understanding, do you understand the Southern
8 Baptist Convention is a Georgia corporation?

9 A. Correct.

10 Q. And it was -- you understand it was established by
11 charter, granted by the state legislature there in
12 Georgia?

13 A. Correct.

14 Q. Okay. Some many years ago, around 1845?

15 A. 1845.

16 Q. All right. And did you understand, generally, that
17 the Convention would consist of messengers, who
18 were members of Baptist churches, in cooperation in
19 the Convention?

20 A. Correct.

21 Q. You described in your testimony earlier the
22 different messengers that were involved; right?

23 You described the messengers --

24 A. I'm unsure.

25 Q. -- earlier?

1 Do you remember that?

2 A. I -- Possibly. I don't know exactly what you're
3 talking about.

4 Q. Okay. Well, do you understand, generally, that the
5 corporate power and authority of the SBC originates
6 with the messengers?

7 A. Yes.

8 Q. Okay. To be specific, you had given testimony
9 earlier about the authorization of the messengers
10 to proceed in 2021. Do you remember that?

11 A. I do.

12 Q. Okay. So what I'd like to do is refer you to the
13 next exhibit.

14 A. Okay.

15 (Marked Exhibit No. 58, SBC
16 Constitution.)

17 Q. (BY MR. MacGILL) So, sir, do you have the
18 constitution -- do you have this particular
19 exhibit, which is Exhibit 58, in front of you?

20 A. I do.

21 Q. All right. And what is Exhibit 58?

22 A. The SBC Constitution.

23 Q. All right. And if you would look at Article III of
24 Constitution of the SBC you see that, consistent
25 with what you've testified, that that is

1 specifically corporate power and authority
2 originates with the messengers?

3 A. (The witness reviewed the document.) I'm not
4 seeing what you're talking about. I'm sorry.

5 Q. Okay. Let's take a look at Article IV. Do you see
6 Article IV on Authority?

7 A. I do.

8 Q. And it says, "While independent and sovereign in
9 its own sphere, the Convention does not claim and
10 will never attempt to exercise any authority
11 over any other Baptist body, whether church,
12 auxiliary organizations, associations, or
13 convention."

14 Do you see that?

15 A. I do.

16 Q. And based on your role, sir, as the interim
17 president of the SBC Executive Committee, do you
18 understand that to be a correct statement of the
19 authority of the SBC?

20 A. I do.

21 Q. All right. And, specifically, you understand, and
22 have at all times, consistent with Article IV, that
23 the Southern Baptist Convention does not claim any
24 authority over any individual church in -- Baptist
25 church in the United States; right?

1 A. That's correct.

2 Q. You testified earlier about the officers of the
3 SBC. Do you remember that line of testimony?

4 A. Not specifically.

5 Q. Article V references the officers of the
6 Convention.

7 Do you see that?

8 A. I do.

9 Q. There will be a president, a first and second vice
10 president, a recording secretary, a registration
11 secretary, and a treasurer; is that right?

12 A. That is correct.

13 Q. And also, continuing, and I believe consistent with
14 your testimony this morning, "The officers shall be
15 elected annually and shall hold office until their
16 successors are elected and qualified"; is that
17 correct?

18 A. What you said was correct. We have not talked
19 about that today.

20 Q. Okay. You testified generally about officers. Do
21 you remember that? You listed certain officers.

22 A. We did not.

23 Q. Okay. When you testified earlier about officers,
24 you were talking about officers of the Executive
25 Committee?

1 A. Yeah.

2 Q. Okay. Now, there are separate officers of the SBC;
3 is that right?

4 A. That's correct.

5 Q. Focusing on the SBC for a minute, you described
6 earlier certain officers of the SBC. Do you
7 remember that?

8 A. I did not. The only officer we've talked about is
9 President Barber and President Litton.

10 Q. Okay. They are -- So you're saying they are not
11 officers of the SBC?

12 A. They are, but we've not talked -- described
13 officers or anything of that nature.

14 Q. Okay.

15 A. You've referenced them.

16 Q. When did Mr. Barber become the president of the
17 SBC?

18 A. June of 2022.

19 Q. And his predecessor was?

20 A. Ed Litton.

21 Q. And when did he become president?

22 A. June of 2021.

23 Q. So he served a one-year term?

24 A. All the terms are one year, as stated in front of
25 you.

1 Q. Now, Mr. Barber began serving in June of '22. Did
2 he continue to serve after June of 2023?

3 A. He was reelected to a second term in June of 2023.

4 Q. And how long is his term?

5 A. They are one-year terms or until their successors
6 are elected.

7 Q. Who proceeded Mr. Litton?

8 A. J.D. Greear.

9 Q. Now, during the year of 2022 was Mr. Barber a
10 member of the Executive Committee?

11 A. After his election he was a member of the Executive
12 Committee.

13 Q. After his election in June of 2022?

14 A. Correct.

15 Q. I'm sorry. He was elected first in June of 2021?

16 A. No. Mr. Barber was elected in June of '22.

17 Q. June of what?

18 A. 2022.

19 Q. Okay. So Mr. Litton served from June of 2021 until
20 June of 2022?

21 A. That's correct.

22 Q. All right. And Mr. Barber became -- he began
23 serving in June of 2022 and continued through June
24 of '23 in his initial term; is that correct?

25 A. That's correct.

1 Q. So let me make sure I understand your testimony.

2 So Mr. Barber became a member of the SBC
3 Executive Committee beginning in June of 2022?

4 A. That is correct.

5 Q. And he has remained a member of the Executive
6 Committee since June of 2022 to present day?

7 A. Correct.

8 Q. And you are familiar with some tweets Mr. Barber's
9 made pertaining to Pastor Johnny Hunt; is that
10 correct?

11 A. Yes.

12 Q. And his tweets as to Pastor Johnny Hunt have been
13 made at the time that he was a member of the SBC
14 Executive Committee; is that correct?

15 A. The ones you're referencing, yes.

16 Q. And the ones pertaining to Pastor Johnny Hunt, the
17 tweets by Pastor -- or the tweets by Mr. Barber
18 have been made while he was a member of the SBC
19 Executive Committee; correct?

20 A. Yes.

21 Q. So with respect to the Southern Baptist
22 Convention's task force --

23 A. Which task force?

24 Q. The Sexual Abuse Task Force.

25 When was that founded?

1 A. That task force was authorized in June of 2021 and
2 appointed in July of 2021.

3 Q. And the appointments were made by Mr. Litton; is
4 that correct?

5 A. That's correct.

6 Q. Okay. And this task force, as you've described,
7 this is not a separate corporation, this Sexual
8 Abuse Task Force; right?

9 A. A separate corporation than what?

10 Q. It's not a corporation, it's a -- the Sexual Abuse
11 Task Force is a committee appointed by the SBC;
12 correct?

13 A. By the SBC president.

14 Q. That's correct.

15 And the task force itself was not formed as a
16 separate corporation?

17 A. Correct.

18 Q. Now, with respect to the Sexual Abuse Task Force,
19 this was a task force that was created at the 2021
20 SBC annual meeting, as you've described?

21 A. It was authorized.

22 Q. Okay. You use the term "authorized" rather than
23 "created." Can you tell us why?

24 A. Because the Convention did not create the task
25 force, they authorized the creation of it.

1 Q. Okay. What makes you say that?

2 A. That's how our polity works.

3 Q. That's how what?

4 A. Our polity works.

5 Q. Okay. Authorizations as opposed to creations?

6 A. Correct. In this instance.

7 Q. Why do you say "in this instance"?

8 A. The Convention could do different things different
9 ways.

10 Q. And why would this be authorization as opposed to
11 creation, then?

12 A. Because they passed a motion authorizing the
13 creation.

14 Q. So the Convention authorized the creation of the
15 Sexual Abuse Task Force?

16 A. Correct.

17 (Marked Exhibit No. 59, Motion
18 Authorizing Sexual Abuse Task Force by Messengers
19 at 2021 SBC Annual Meeting.)

20 Q. (BY MR. MacGILL) Sir, I'm going to put up on your
21 screen Exhibit 59.

22 Can you tell us what Exhibit 59 is?

23 A. It's the motion passed by the messengers at the
24 2021 SBC annual meeting.

25 Q. Okay. And this is the motion that was made?

1 A. Yes, it is.

2 Q. And this was the motion creating the task force?

3 A. It's the motion authorizing the task force.

4 Q. It says here in bold, "Motion Creating Task Force."

5 Do you see that?

6 A. I do.

7 Q. And is that -- that's not -- you disagree with that
8 headline?

9 A. I did not write that headline. I don't know what
10 this is from. From the task force archives. It's
11 just a --

12 Q. But the proper description of this, in your mind,
13 is that the Southern Baptist Convention authorized
14 the creation of the Sexual Abuse Task Force?

15 A. Correct.

16 Q. It says here, sir, it says, "Motion passed," that
17 is shown here (indicated)?

18 A. I'm sorry, can you restate?

19 Q. Was this motion approved?

20 A. This motion here (indicated)?

21 Q. Yes.

22 A. Yes.

23 Q. And the motion -- So the motion includes the
24 following language: "The investigation shall
25 include actions and decisions of the staff and

1 members of the Executive Committee from January 1,
2 2000 to January 14th, 2021."

3 Do you see that?

4 A. I do.

5 Q. Is it your understanding what was authorized in
6 terms of the Guidepost work?

7 A. What was authorized?

8 Q. Yes, sir.

9 A. A report to be brought to the messengers the next
10 year.

11 Q. Yeah. But I want to be precise here, if you can
12 be.

13 A. Okay.

14 Q. You understood that the motion that approved --
15 that specifically authorized that the
16 investigation, quote, shall include actions and
17 decisions by -- of staff and members of the
18 Executive Committee from January 1, 2000 to
19 June 14th, 2021.

20 Do you see that?

21 A. I do.

22 Q. And is that the specific authorization that was
23 given to Guidepost in terms of the report?

24 A. Authorization of the investigation?

25 Q. Yes, sir.

1 A. Yes.

2 Q. They were to look at actions and decisions for a
3 particular time period; right?

4 A. Correct.

5 Q. Of Executive Committee members; is that right?

6 A. And staff.

7 Q. For a defined period; right?

8 A. Correct.

9 Q. And Executive Committee members were to be
10 evaluated for their actions and decisions for a
11 defined period of January 1, 2000 to June 14th,
12 2021; is that right?

13 A. That's correct.

14 Q. Was Pastor Johnny Hunt a member of the Executive
15 Committee during that period of time, January 1,
16 2000 to June 14th, 2021?

17 A. He was.

18 Q. In what role?

19 A. As the ex-officio member, by virtue of his office
20 of SBC president.

21 Q. And when was he an ex-officio member?

22 A. He would have been an ex-officio member from June
23 of 2008 through June 2010.

24 (A discussion was had between Plaintiff's
25 counsel out of the hearing of the reporter.)

1 Q. (BY MR. MacGILL) So let's go to the next exhibit.

2 We're going to go to Exhibit 2.

3 A. The engagement letter?

4 Q. Sir, if you have -- you have Exhibit 2 in front of

5 you; do you not?

6 A. I do.

7 Q. And would you -- do you have the scope of

8 engagement here?

9 A. Uh-huh.

10 Yes. Sorry.

11 Q. And did you understand that the scope of the

12 engagement -- specifically what Guidepost says

13 here, is specifically, and as directed by the SBC

14 motion, Guidepost will investigate -- and it lists

15 then five different bullet points. Do you see

16 that?

17 A. I do.

18 Q. And it continues, allegations of abuse by the

19 Executive Committee members; is that right?

20 A. Yes.

21 Q. All right. And you indicated that -- Who are the

22 Executive Committee members during -- Strike that.

23 And your testimony is that Mr. Barber was an

24 Executive Committee member, in an ex-officio

25 capacity. Do you recall that line of testimony?

1 A. I do.

2 Q. All right. And your statement here is that --
3 you're indicating here that an ex-officio member is
4 the same as an Executive Committee member, is that
5 right, in your mind?

6 A. Yes.

7 Q. And what makes you say that?

8 A. The constitution or the bylaws, it's one of the
9 two. Yeah, it's the constitution, I believe,
10 puts -- Let me see. There it is. Per Article V(3)
11 of the Convention's Constitution, "The president of
12 the Convention shall be a member of the several
13 boards and of the Executive Committee."

14 Q. Okay. I want to go back to Pastor Johnny Hunt for
15 a minute and make sure we have very precise
16 testimony from you on this topic.

17 You indicated earlier in your testimony just a
18 minute ago that Johnny -- Pastor Johnny Hunt was a
19 member of the Executive Committee as an ex-officio
20 member, from June 2008 to June of 2010.

21 Do you recall that?

22 A. I do.

23 Q. When was the incident at issue in this case?

24 A. As recorded in the report, it occurred in July of
25 2010.

1 Q. All right. So he was not an Executive Committee
2 member, according to you, at the time of this
3 incident; right?

4 A. That is correct.

5 Q. So the allegation of abuse by Executive Committee
6 members was not during the period of time described
7 in the motion, was it?

8 A. That's not correct.

9 Q. Speak up, sir.

10 A. That's not correct.

11 Q. Okay. When was the -- Let's just compare the dates
12 here.

13 The incident here was July of 2010.

14 A. That's correct.

15 Q. What date in July, sir?

16 A. I don't know the specific date.

17 Q. Okay. But it was in July of 2010?

18 A. It was.

19 Q. And the Executive Committee -- Pastor Johnny Hunt
20 was not a member of the Executive Committee at the
21 time, was he?

22 A. He was not.

23 Q. He was not an ex-officio member at that time --

24 A. He was not.

25 Q. -- right?

1 Yet the report indicates that there are to
2 be -- there's to be a review of allegations of
3 abuse by Executive Committee members; is that
4 correct, sir?

5 A. That is correct.

6 Q. And specifically there was also, in Bullet Point 2,
7 mishandling of abuse allegations by Executive
8 Committee members between January 1, 2000 to
9 June 14th, 2021.

10 Do you see that?

11 A. I do.

12 Q. Now, the members of the task force included
13 Mr. Bruce Frank; right?

14 A. They do. That's correct.

15 Q. Marshall Blalock --

16 A. Uh-huh.

17 Q. -- right?

18 John Damon?

19 A. That's right.

20 Q. Liz Evan?

21 A. Correct.

22 Q. Heather Evans?

23 A. Correct.

24 Q. Andrew H?bert?

25 A. H?bert.

1 Q. H?bert.

2 Bruce Sterling; is that correct?

3 A. Bucas Sterling.

4 Q. I'm sorry?

5 A. Bucas?

6 Q. Bucas, not Bruce?

7 A. No.

8 Q. Okay. Sorry, my mistake.

9 Now, from the outset the messenger motion that
10 we've just reviewed in this evidence, sir, called
11 for the creation of a task force, and it called for
12 publication -- called for a public report; is that
13 right?

14 A. It did.

15 Q. And specifically the written report was to be
16 presented to the task force 30 days prior to the
17 annual meeting in 2022; is that right?

18 A. Correct.

19 Q. And that was -- called for publication May of 2022;
20 right?

21 A. Correct.

22 Q. And it was understood from the outset, according to
23 the motion that was approved, that it would be --
24 this report would be made public in full form
25 within one week of the task force's receipt of the

1 report; is that right?

2 A. Correct.

3 Q. The messenger motion was made on June 15 and 16,
4 2021; is that right?

5 A. Yes.

6 Q. Sir, moving to the structure of the Executive
7 Committee, the Executive Committee of the SBC is a
8 corporation incorporated under Tennessee law; is
9 that right?

10 A. That's correct.

11 Q. It acts on behalf -- the Executive Committee acts
12 on the behalf of the SBC, on behalf the Southern
13 Baptist Convention, between annual sessions?

14 A. That's correct.

15 Q. And it manages, as you've said, sir, the day-to-day
16 operations between sessions. Fair statement?

17 A. Yes.

18 Q. The Executive Committee is governed by a board of
19 trustees?

20 A. It is.

21 Q. And with respect to the general powers of the
22 Executive Committee, "All corporate powers shall be
23 exercised by or under the authority of, and the
24 affairs of the Corporation will be managed under
25 the direction of, the Corporation's board of

1 trustees"; is that right?

2 A. Yes.

3 Q. The board of trustees are also referred to as,
4 quote, members, unquote, of the Executive
5 Committee; is that correct?

6 A. By some, yes.

7 Q. And the members of the Executive Committee, are
8 those members elected by the SBC?

9 A. Yes.

10 Q. I'm going to hand you the next exhibit, sir.

11 MR. MacGILL: Do you have seven?

12 MS. NOKES: You said seven?

13 MR. MacGILL: No, I'll use this for him.

14 (Marked Exhibit No. 60, Bylaws of the
15 Executive Committee of the SBC.)

16 Q. (BY MR. MacGILL) This will be Exhibit 60, sir.
17 It's on your screen.

18 A. Yep.

19 Q. Could you tell the Court what Exhibit 60 is?

20 A. It's the Bylaws of the Executive Committee of the
21 Southern Baptist Convention.

22 Q. And are these the bylaws under which the Executive
23 Committee operates?

24 A. Yes.

25 Q. And I made reference earlier to the "General Power"

1 section. Do you recall that? 3.2.

2 A. Let me find it.

3 Q. Do you see "General Powers" on Page --

4 A. Yes.

5 Q. Okay. Sir, I'm going to go to the next exhibit.

6 This will be Exhibit 61.

7 (Marked Exhibit No. 61, November 11, 2021

8 Email from Amy Thompson.)

9 Q. (BY MR. MacGILL) Sir, I'm going to ask you a
10 general question with respect to --

11 A. I don't have Exhibit 61 yet.

12 Q. We're not there yet.

13 A. Okay.

14 Q. Just, generally speaking, do you understand that
15 the Executive Committee will be the fiduciary, the
16 fiscal, and the executive entity of the Southern
17 Baptist Convention?

18 A. I do.

19 Q. And that that authority is in all matters and
20 affairs not specifically committed to some board or
21 other entity?

22 A. I do.

23 Q. Sir, one of the responsibilities of the Executive
24 Committee is to review the Southern Baptist
25 Convention's financial statements; is that right?

1 A. Yes.

2 Q. And one of the jobs of the Executive Committee is
3 to recommend the annual operating budget?

4 A. That's correct.

5 Q. And one of your jobs as the interim president has
6 been to do just that, that is, to review the
7 financial statements of the Convention?

8 A. Yes.

9 Q. When you gave your testimony earlier about the
10 revenues and expenditures of the Southern Baptist
11 Convention, were you able to do so based on that
12 specific responsibility that we just described?

13 A. I was.

14 Q. Okay. So when you yourself described that there
15 was one billion dollars in annual revenues of the
16 Convention, you did so on the basis of your
17 understanding, based on your responsibility as the
18 interim president?

19 A. I did not state that there were one billion dollars
20 in revenue in the Convention.

21 Q. Okay. Correct me. You said the one billion
22 dollars -- how did you characterize that?

23 A. The entities of the Convention.

24 Q. Okay. Agreed.

25 So the entities of the Southern Baptist

1 Convention generate revenues of approximately one
2 billion dollars annually; right?

3 A. Correct.

4 Q. Now, the Executive Committee also has a
5 responsibility to provide public relations and news
6 services; is that right?

7 A. That is correct.

8 Q. Now, you're familiar with the Committee on
9 Cooperation. You described that earlier; correct?

10 A. We've not spoken about them, but I am familiar.

11 Q. All right. The committee of cooperation -- Strike
12 that.

13 The Committee on Cooperation is a committee of
14 the Executive Committee; is that right?

15 A. No.

16 Q. What is -- who is the -- Tell us about the
17 Committee on Cooperation.

18 A. The Committee on Cooperation was established as
19 part of the engagement letter with Guidepost to do
20 just that, facilitate cooperation between the
21 Executive Committee and the Sexual Abuse Task
22 Force, as needed.

23 Q. Okay. Turn back to Exhibit 2, if you would.

24 A. I'm there.

25 Q. Page -- Look at Section 2.1 and 2.2. Do you see

1 that?

2 A. Yes.

3 Q. It says, "The Committee on Cooperation of the
4 Executive Committee (Committee on Cooperation) --"

5 Is that a misstatement, that the Committee on
6 Cooperation is a committee of the Executive
7 Committee of the SBC?

8 A. I believe it to be.

9 Q. Okay. And how should that be written, sir?

10 A. Just the Committee on Cooperation.

11 Q. Okay. And the Committee on Cooperation was
12 appointed by whom?

13 A. President Litton and Rolland Slade.

14 Q. And who?

15 A. Rolland Slade, chairman of the Executive Committee.

16 Q. And his last name is spelled how?

17 A. S-L-A-D-E.

18 Q. And -- So this committee was, as you see it, you
19 think the Committee on Cooperation is an entity of
20 the SBC? It's a committee of the SBC?

21 A. I would say it was a committee made up of Southern
22 Baptist Executive Committee members, but not a
23 specific committee of the Executive Committee.

24 Q. So how does -- who -- what's it a part of? The
25 Committee on Cooperation's a part of which entity,

1 the SBC or the SBC Executive Committee?

2 A. I'd say neither really. It was a creation of a
3 conglomerate, it seems.

4 Q. So the Committee on Cooperation is not a part of
5 the SBC, as you understand it?

6 A. Not an official committee of the SBC.

7 Q. And the Committee on Cooperation is not a committee
8 of the SBC Executive Committee?

9 A. It was not -- it is not a committee -- an
10 authorized committee of the Executive Committee,
11 but it is made up of members of the Executive
12 Committee.

13 Q. So to speak plainly, the Committee on Cooperation
14 was never authorized by the SBC?

15 A. I did not say that.

16 Q. When was it authorized by the SBC?

17 A. It was authorized when the engagement letter was
18 signed.

19 Q. Who authorized it?

20 A. Bruce Frank and Rolland Slade.

21 Q. Mr. Slade's first name is what?

22 A. Rolland.

23 Q. Okay. And at the time Mr. Frank and Mr. Slade
24 authorized the Committee on Cooperation, they did
25 so as a part of what organization?

1 A. They did so in their joint roles; Bruce, as the
2 chairman of the Sexual Abuse Task Force, and
3 Rolland in his role as SBC Executive Committee
4 chairman.

5 Q. So at the time that this committee was put forth,
6 Mr. Frank was acting for the SBC?

7 A. He was acting on behalf the SBC Sexual Abuse Task
8 Force.

9 Q. At the time Mr. Slade was -- authorized the
10 Committee on Cooperation, he was acting as a member
11 of the SBC Executive Committee?

12 A. Correct.

13 Q. So the Committee on Cooperation was authorized, as
14 you understood, at least, in general terms, it was
15 authorized by the SBC for its part, and the SBC
16 Executive Committee for its part?

17 A. Not specifically. It was authorized by the SBC
18 Executive Committee and the SBC Sexual Abuse Task
19 Force --

20 Q. Okay.

21 A. -- not the Convention.

22 Q. Okay. So, according to you, the Committee on
23 Cooperation was authorized by the SBC Sexual Abuse
24 Task Force and by the SBC Executive Committee?

25 A. Correct.

1 Q. And you understood at all times that the SBC Sexual
2 Abuse -- Strike that.

3 And you understood at all times that the
4 Sexual Abuse Task Force was a task force that had
5 been created by the SBC?

6 A. It had been authorized by the SBC and appointed by
7 the SBC president.

8 Q. Now, was the Committee on Cooperation a way for the
9 Executive Committee to have an official
10 relationship with Guidepost Solutions?

11 A. No.

12 Q. Was the Committee on Cooperation a way for the
13 Executive Committee to have an official
14 relationship with Guidepost, while maintaining the
15 independence of Guidepost?

16 A. No.

17 Q. Now, did the Committee on Cooperation have five
18 members in total?

19 A. It did.

20 Q. And all were members of the Executive Committee; is
21 that right?

22 A. That's correct.

23 Q. There was the SBC president?

24 A. Correct.

25 Q. The cooperation -- the Committee on Cooperation

1 also included two members chosen by the Executive
2 Committee?

3 A. That's correct.

4 Q. And two members chosen by the task force?

5 A. That's correct.

6 Q. Now, the Committee on Cooperation included Ed
7 Litton; right?

8 A. Yes.

9 Q. Mike Keahbone?

10 A. Correct.

11 Q. Chris DuPree?

12 A. Correct.

13 Q. John Batts?

14 A. Correct.

15 Q. And Nancy Spalding; is that right?

16 A. That's correct.

17 Q. And did the Committee on Cooperation, from time to
18 time, provide updates to the Southern Baptist
19 Executive Committee trustees?

20 A. They did not.

21 Q. Okay. Do you recall any recitation by this
22 Committee on Cooperation, that it was created as a
23 means for assessing the investigation into the
24 Executive Committee's handling of sexual abuse?

25 A. It was not.

1 Q. Okay. Was the Committee on Cooperation, sir,
2 created, at least in part, so that the Executive
3 Committee trustees were represented throughout the
4 process of the Guidepost's work?

5 A. It was not.

6 Q. Did the -- Is it fair to say that the Executive
7 Committee represented each of the -- Pardon me.

8 Is it fair to say that the Committee on
9 Cooperation represented the Executive Committee in
10 the process of working with Guidepost?

11 A. It is not.

12 Q. Sir, I'm going to hand you the next -- or we're
13 going to put up the next exhibit, Exhibit 61.

14 Do you have that in front of you?

15 A. I do.

16 Q. Have you seen this document before?

17 A. I've actually not.

18 Q. I'm sorry? Did you say, I have not?

19 A. Actually, yeah, I have. Okay, I have.

20 Q. Okay. When did you see this document?

21 A. It would have been November of '21.

22 Q. All right. And do you see that -- it is this --
23 the top document is Amy Thompson. Who is Amy
24 Thompson?

25 A. She's the director of corporate relations at the

1 Executive Committee.

2 Q. All right. And she sent this to you.

3 You got a copy of this?

4 A. Yep.

5 Q. And you got a copy of this on November 30th, 2021?

6 A. Yeah.

7 Q. And this is -- it says, "Dear EC Members: Please
8 see the attached update from the Committee on
9 Cooperation."

10 Do you see that?

11 A. Yeah.

12 Q. And Ms. Thompson works here in Nashville with you
13 in the same office?

14 A. She does.

15 Q. And this is a November 20 -- she's forwarding a
16 November 27th, 2021, letter, or I should say
17 memorandum, to the Southern Baptist Convention --
18 pardon me, to the Southern Baptist Executive
19 Committee trustees.

20 Do you see that?

21 A. Yes.

22 Q. Did you read this at the time, sir?

23 A. I did.

24 Q. Okay. And in looking at this, do you recognize
25 this as an update that was provided the Executive

1 Committee trustees?

2 A. It appears to be.

3 Q. Okay. And you see, sir, that this -- it references
4 the Committee on Cooperation and its members?

5 A. It does.

6 Q. And do you see the reference, specifically the
7 Committee on Cooperation, "The CoC, was created as
8 a means" for assuming -- Strike that "-- a means of
9 assuring the investigation into the EC's handling
10 of sexual abuse is able to proceed as planned and
11 that the EC trustees are represented throughout the
12 process."

13 Do you see that?

14 A. I see that.

15 Q. Okay. And then continuing to the last paragraph it
16 says, "Finally, our committee represents you in the
17 process, and we are available, willing, and open to
18 hearing from you."

19 Do you see that?

20 A. Uh-huh. I do.

21 Q. Going back to the first paragraph, "The CoC was
22 created as a means of assuring the investigation of
23 the EC's handling of sexual abuse is able to
24 proceed as planned, and that the EC trustees are
25 represented through the process."

1 Do you remember that being the case
2 specifically?

3 A. I did not.

4 Q. Okay. Do you see that to be the case now?

5 A. I think that's a misstatement.

6 Q. You think -- So did you correct it at the time?
7 Did you go back to --

8 A. I don't, because I didn't -- This was not --
9 Ms. Thompson did not write this.

10 Q. Who wrote this?

11 A. This would be from the Committee on Cooperation.

12 Q. So the committee itself described itself this way;
13 is that right?

14 A. It appears that way.

15 Q. And you disagree with the way this committee
16 described itself, as to why it was created, in
17 Paragraph 1?

18 A. I did not see what the committee describes itself
19 as as part of what the engagement letter was.

20 Q. Well -- But, sir, do you disagree with what the
21 committee wrote to the Executive Committee
22 trustees, as you sit here this morning --

23 MS. NOKES: Read the entire document.

24 Q. (BY MR. MacGILL) -- in Paragraph 1?

25 A. Okay.

1 Q. In Paragraph 1, sir, do you disagree with what the
2 Executive -- what was reported to the Executive
3 Committee trustees by the Committee on Cooperation
4 in Paragraph 1?

5 A. Not entirely.

6 Q. Okay. What -- what do you disagree with?

7 A. I'm uncertain.

8 Q. All right. Well, look at this last paragraph.
9 "Finally, our committee represents you in the
10 process, and we are available, willing, and open to
11 hearing from you."

12 Do you see that?

13 A. I do.

14 Q. Is there anything wrong with that statement, in
15 your view?

16 A. I don't see anything wrong with that.

17 Q. Now, let's go back to -- you, of course, read this
18 at the time; right?

19 A. Yeah.

20 Q. But you didn't object to this and correct this in
21 any way, did you, sir?

22 A. I had no standing to object or correct.

23 Q. At the time you read this -- you see in Paragraph 1
24 that there is a description on the Cooperation
25 Committee is looking into the EC's handling of

1 sexual abuse.

2 Do you see that?

3 A. I do.

4 Q. And this is referenced, the EC reference here, as
5 you understood it is, the Executive Committee's
6 handling of sexual abuse; right?

7 A. Yes.

8 Q. What did you understand the term, quote, sexual
9 abuse, unquote, to mean at the time you read this
10 memorandum?

11 A. It would have been the same thing I mentioned
12 earlier, unwanted sexual advances, or touching, or
13 verbal mentions.

14 Q. Or verbal what?

15 A. You know, advances, I guess, is the word I'm using.

16 Q. Okay. So you understood sexual abuse to include
17 sexual advances?

18 A. Yes.

19 Q. You understood, at the time you read this, sexual
20 abuse to mean sexual touching?

21 A. Uh-huh.

22 Q. And you understood it to mean -- sexual abuse to
23 mean verbal advances?

24 A. Yes.

25 Q. Would sexual abuse, in your mind -- Strike that.

1 Would sexual abuse, as you understood it at
2 the time, include consented to sexual touching?

3 A. Can you restate?

4 Q. Did you understand sexual abuse -- quote, sexual
5 abuse, unquote, at the time you read this, to
6 include consented to sexual touching?

7 A. No.

8 Q. Did you understand at the time that you read this
9 that sexual abuse would include a consented-to
10 sexual-related activity?

11 A. Can you restate?

12 Q. Yes.

13 Did you understand at the time that you read
14 this, sir, that, quote, sexual abuse, unquote,
15 would include consented-to sexual-related
16 activities?

17 A. No.

18 THE VIDEOGRAPHER: This will be the
19 five-minute warning until we need to take another
20 break.

21 MR. MacGILL: Let's go ahead and take a
22 break.

23 THE VIDEOGRAPHER: Thank you. Okay.
24 Going off the record. The time is 11:20 a.m.

25 (A recess was taken from 11:20 a.m. to

1 11:25 a.m.)

2 THE VIDEOGRAPHER: We are returning to
3 the record. Time is 11:35 a.m. Excuse me, 11:25.
4 Q. (BY MR. MacGILL) Sir, just to -- I want to make
5 sure we tie up the relationship between the
6 Committee on Cooperation and the Executive
7 Committee specifically.

8 The Committee on Cooperation included
9 Mr. Litton, you've already described, at the time
10 he was president of the SBC; right?

11 A. Uh-huh.

12 Q. At the time he served on the committee he was an
13 ex-officio member of the Executive Committee;
14 right?

15 A. Correct.

16 Q. Mr. Batts, at the time he served on the committee,
17 was a member of the Executive Committee; right?

18 A. Correct.

19 Q. And he was added by Mr. Rolland Slade, the
20 Executive Committee chair; is that right?

21 A. Correct.

22 Q. Nancy Spalding was a member of the Executive
23 Committee at the time she served on the Committee
24 on Cooperation; right?

25 A. Correct.

1 Q. She had been appointed by Mr. Slade?

2 A. Correct.

3 Q. Chris -- Chris DuPree was a member of the Executive
4 Committee; right?

5 A. Correct.

6 Q. And Chris had been elected by the SBC task force?

7 A. Yes.

8 Q. Mike Keahbone was a member of the Executive
9 Committee of the SBC; right?

10 A. Correct.

11 Q. And Chris DuPree was also a member of the Executive
12 Committee?

13 A. That's correct.

14 Q. Now, the role of the Committee on Cooperation, to
15 be even more specific, the Committee on
16 Cooperation, these five people that had the
17 different roles with the Executive Committee, it
18 stated their purpose and responsibilities to the
19 group, right, to the trustees? Let me restate.

20 The Committee on Cooperation described to the
21 trustees specifically the role that they would
22 discharge on the Committee on Cooperation; is that
23 correct?

24 A. Restate that.

25 Q. The Committee on Cooperation published specifically

1 its purpose and responsibilities; did it not?

2 A. It did not publish --

3 Q. Okay. Let's go to the next exhibit.

4 A. -- I don't believe.

5 (Marked Exhibit No. 62, October 23, 2021

6 Email from Ed Litton to Joshua Wester.)

7 Q. (BY MR. MacGILL) Sir, I've got Exhibit 62 in front
8 of you. Do you see that?

9 A. I do.

10 Q. And is this a memo from Mr. Ed Litton regarding the
11 Committee on Cooperation?

12 A. It is.

13 Q. And it was sent to Joshua Weaver -- pardon me,
14 Joshua Wester --

15 A. Yeah.

16 Q. -- is that right?

17 Who's Mr. Wester?

18 A. He was a staff member with Ed Litton.

19 Q. Staff member at where?

20 A. With Pastor Ed Litton at Redemption Church in
21 Mobile.

22 Q. Okay. And he copied Angela Rowell. Who's that?

23 A. That was his assistant.

24 Q. And Amy Whitfield?

25 A. Yes.

1 Q. And her role at the time?

2 A. Her role at the time, she would have been with the
3 Summit. She had been an advisor.

4 Q. Okay. And Keith Whitfield?

5 A. It would be her husband.

6 Q. Okay. Now, Mr. Litton is writing -- is forwarding
7 his comments, saying that the -- he says, quote,
8 Looks good to me.

9 Do you see that?

10 A. I do.

11 Q. All right. At some point did you see this
12 memorandum?

13 A. I do.

14 Q. And when did you see this memorandum?

15 A. Oh, wait. I mean -- I'm sorry. Were you asking
16 me?

17 Q. Yeah. Have you seen this before?

18 A. I thought you said, "Do you see this?"

19 Okay. Have I seen this before?

20 Q. Yeah.

21 A. I have not.

22 Q. You've not? Okay. Well, let's ask you about --
23 there's reference here, Mr. Litton approved of the
24 -- Well, let's go back.

25 On the 22nd of October of 2021 Mr. Wester

1 wrote, "Based on my conversation with Marshall B.,
2 here is a summary of CoC purpose and
3 responsibilities."

4 Do you see that?

5 A. I do.

6 Q. He says, "Process the bills. Approve as
7 legitimate, and send to EC."

8 Do you see that?

9 A. I do.

10 Q. Is that consistent with your understanding?

11 A. It is.

12 Q. He also says, "Facilitate relationship between the
13 Executive Committee staff and trustees and
14 Guidepost."

15 Do you see that?

16 A. I do.

17 Q. Is that a true statement?

18 A. It is.

19 Q. It says, "If GP it seeking information that they
20 believe should" be -- they "should have access to,
21 they will contact the CoC. CoC can reach out to EC
22 employee or trustee to seek cooperation."

23 Is that a correct statement of
24 responsibilities?

25 A. It is consistent with the letter of engagement.

1 Q. Is it also consistent or incorrect for him to have
2 written that, "If the EC employee or trustee has
3 issue with GP, take that to the CoC. CoC can
4 assess, get information, and suggest a solution."

5 Is that consistent with the operation of the
6 Committee on Cooperation, as you understood it?

7 A. It is.

8 Q. And it also says here, Marshall said the CoC was
9 added because EC lawyers hated initial contract.
10 Had no fiduciary responsibility. B/W GP and EC.

11 Do you see that?

12 A. I do.

13 Q. Do you have any awareness of that -- what's written
14 there?

15 A. I do not.

16 Q. Continues. That obviously -- "That was obviously
17 intentional, but this was a good compromise in his
18 view."

19 Do you see that?

20 A. I do.

21 Q. Do you have any knowledge about that statement?

22 A. I was not involved in the discussions or the
23 negotiations of the contract.

24 Q. Now -- but in terms of the Committee on

25 Cooperation, one of their jobs was to ensure, to

1 repeat, ensure that the Executive Committee
2 fulfills its fiduciary obligations to the SBC and
3 the messengers; right?

4 A. Their job was to insure that the Executive
5 Committee and the SBC were fully cooperative.

6 Q. But it was more than that, sir, wasn't it? The
7 Committee on Cooperation, these members of the
8 Executive Committee that we've just described, they
9 had the responsibility to insure that the Executive
10 Committee fulfills its fiduciary obligations to the
11 Southern Baptist Convention and the messengers;
12 correct?

13 A. That was the Executive Committee -- The Executive
14 Committee's job -- or the role of fulfilling its
15 fiduciary responsibilities is the Executive
16 Committee's job.

17 Q. Well, but wasn't it expressly agreed, sir, that the
18 Committee on Cooperation itself would insure that
19 the Executive Committee fulfills its fiduciary
20 obligations to the Southern Baptist Convention and
21 the messengers?

22 MS. NOKES: Objection; he's been asked
23 and answered.

24 A. Yeah. The Committee on Cooperation was to insure
25 that the EC and the SBC were fully cooperative in

1 the matter.

2 Q. (BY MR. MacGILL) All right. Turn to Exhibit 60 --
3 Exhibit 2, please. And I'm going to read -- let's
4 read together Section 2.3.

5 Are you there?

6 A. Yeah.

7 Q. Exhibit -- 2.3 of this engagement letter says, "The
8 Committee on Cooperation will insure that the
9 Executive Committee fulfills its fiduciary
10 obligations to the SBC and the Messengers."

11 Do you see that?

12 A. I do.

13 Q. Is that a correct statement of the relationship --

14 A. It is.

15 Q. -- as it existed?

16 Yes?

17 A. Uh-huh.

18 Q. And, "Specifically, the Committee is charged with
19 the following things."

20 Do you see that?

21 A. I do.

22 Q. Is that -- Are those from bullet points a correct
23 statement of the agreement of the Committee on
24 Cooperation, that is, this assembled group of the
25 SEC?

1 A. Can you restate that?

2 Q. Does this Section 2.3 properly state that the
3 Committee on Cooperation was charged with certain
4 specific obligations?

5 A. Yes.

6 Q. "Financial oversight" was one of them?

7 A. Correct.

8 Q. "Electing, in cooperation with the Task Force, a
9 liaison between the Executive Committee and
10 Guidepost Solutions"?

11 A. Correct.

12 Q. Who was that liaison?

13 A. The president of the Convention.

14 Q. Mr. Litton?

15 A. It was.

16 Q. "Receipt of periodic monthly updates," was that a
17 part of the responsibility here?

18 A. It was.

19 Q. And was the committee also responsible -- was the
20 Committee on Cooperation also responsible that the
21 Executive Committee and the SBC were fully
22 cooperative in this matter?

23 A. It was.

24 Q. And looking at Bullet Point 3, let's read that
25 together. You see in Bullet Point 3 that the

1 Committee on Cooperation was responsible for
2 periodic monthly updates noting document, witness,
3 and information requests made to the committee.

4 Do you see that?

5 A. I do.

6 Q. And that was part of their responsibility?

7 A. I do.

8 Q. Now, to be even more specific, sir, the Committee
9 on Cooperation had been charged with the
10 responsibility to, quote, ensure information sought
11 is consistent with and responded to, in cooperation
12 with the motion passed by the Messengers at the SBC
13 Convention in June of 2021.

14 Do you see that?

15 A. I do.

16 Q. And with respect to the motion that was passed, the
17 motion was very specific in terms of the time
18 period that was to be focused on; right?

19 A. It was.

20 Q. The time period to be focused on, in terms of the
21 motion itself, was January 1, 2000 through
22 June 14th, 2021; is that right?

23 A. That's correct.

24 Q. Is it fair to say that the Southern Baptist
25 Convention Executive Committee had been contacted

1 in years prior to 2021 about certain claims of
2 child molesters and other abusers who were in the
3 pulpit or employed by the church staff?

4 A. Yes.

5 Q. And was it fair to say that prior to the issuance
6 of this report, the following, "For almost two
7 decades survivors of abuse and other concerned
8 Southern Baptists have been contacting the SBC
9 Executive Committee to report child molesters"? Is
10 that fair?

11 A. Per the report, yes.

12 Q. Well, that's exactly what it says, isn't it, that
13 they would -- they say that they were survivors,
14 and other concerned Southern Baptists have been
15 contacting the SBC Executive Committee to report,
16 quote, child molesters, unquote; right?

17 A. Uh-huh.

18 Q. And also, specifically, it's recited here by
19 Guidepost, and it's a fact, that the Southern --
20 the Executive Committee had also been contacted
21 about, quote, other abusers who were in the pulpit
22 or employed as church staff, unquote; right?

23 A. That's correct.

24 Q. Now, focusing on you and the actions of the
25 Executive Committee specifically, as far as you

1 were concerned, when you see, quote, other abusers,
2 unquote, what did you understand that to mean, sir?

3 A. In relation to?

4 Q. Well, it's in relation to this report, sir, and
5 this history that's given in the final report, to
6 report child molesters and, quote, other abusers.

7 What did you understand, quote, other abusers
8 to mean?

9 A. Those who had engaged in sexual abuse.

10 Q. Okay. So those engaged in sexual abuse. And
11 sexual abuse would be, quote, sexual abuse as you
12 defined it --

13 A. Previously.

14 Q. -- twice in your testimony?

15 A. Correct.

16 Q. It says here in the Guidepost final report, Page 3,
17 that -- with respect to, quote, child molesters and
18 other abusers, unquote, that those allegations had
19 been met time and time again with resistance,
20 stonewalling, and even outright hostility from some
21 within the Executive Committee.

22 Do you see that on Page 3?

23 A. I see that.

24 Q. At the time that the SBC hired Guidepost, the
25 Southern Baptist Convention was facing allegations

1 that it had improperly ignored reports of child
2 molestation; is that right?

3 A. Define -- Say that again.

4 Q. At the time that the SBC hired Guidepost, the SBC
5 had been facing allegations that it had improperly
6 ignored reports of child molestation; is that
7 right?

8 A. It was facing those allegations, correct.

9 Q. And also, at the time you hired Guidepost, that
10 Guidepost had been reported as -- At the time the
11 SBC hired Guidepost, the SBC was facing the
12 allegation that it ignored reports of rape; is that
13 right?

14 A. It was facing those allegations.

15 Q. It also, at the time that the SBC hired Guidepost,
16 it was facing allegations that it ignored reports
17 of other sex crimes occurring in SBC affiliated
18 churches; is that correct?

19 A. It was facing those allegations.

20 Q. Okay. So allegations of child molestation; right?
21 That's one?

22 A. Is that a question?

23 Q. Yes.

24 A. Oh.

25 Q. Okay. Could you answer that?

1 A. Correct.

2 Q. SBC was faced with allegations of rape. That's a
3 second form; right?

4 A. Correct.

5 Q. The SBC, at the time it hired Guidepost, was also
6 faced with allegations of other sex crimes
7 occurring in SBC affiliated churches; is that
8 right?

9 A. That's correct.

10 Q. Okay. Because of these allegations of child
11 molestation, rape, and other sex crimes, there was
12 a public relations problem that the SBC faced; is
13 that fair?

14 A. That is your understanding, possibly.

15 Q. Well, did you think it was -- you were vice
16 president of communications. Did you think there
17 were some problems associated with this? Strike
18 that.

19 Did you think, as the vice president of
20 communications, that the SBC, facing allegations
21 of: 1. Child molestation; 2. Rape; and 3. Other
22 sex crimes, had created public relations issues for
23 the Convention?

24 A. I think those allegations had posed challenges to
25 the Convention and ones that were needing to be

1 addressed.

2 Q. Okay. And, for example, there was an article in
3 the Houston Chronicle, it published a six-part
4 series entitled, "Abuse of Faith."

5 Were you aware of that?

6 A. I am aware of that.

7 Q. And that was 2019, as you just said; right?

8 A. February of 2019.

9 Q. February of 2019?

10 A. Uh-huh.

11 Q. Okay. And the first article -- I mean you'll
12 remember this, sir, the first article of the
13 Houston Chronicle ran under the headline, "20
14 years; 700 Victims."

15 Do you remember that?

16 A. I do.

17 Q. And there were a collection of mugshots that were
18 included in that first article; correct?

19 A. Yes.

20 Q. And there were some 218 people who were said to
21 have been working in or volunteered in Southern
22 Baptist churches and were convicted or pleaded
23 guilty to sex crimes; right?

24 A. Yes.

25 Q. Now, let's focus on two words, sir. "Convicted of"

1 sex crimes. You understood that that first Houston
2 Chronicle reference in that 2019 article included
3 reference, in part, to people who were convicted --
4 quote, convicted of sex crimes.

5 Did you understand that?

6 A. Which two words?

7 Q. I'm sorry?

8 A. You listed four words.

9 Q. "Convicted of" are the two words I'm focused on,
10 sir.

11 A. Yes.

12 Q. Do you understand that in my question?

13 A. I did.

14 Q. Let's focus on my question now.

15 Did you understand that that Houston Chronicle
16 article, the first installment, referenced
17 specifically in one part people who were, quote,
18 convicted of, unquote, sex crimes?

19 A. Yes.

20 Q. Let's go further, sir, to be specific now.

21 A. Okay.

22 Q. In 2019, this first Houston Chronicle article, did
23 you understand that that article also included
24 people who had pleaded guilty, unquote, to sex
25 crimes? Did you understand that, too?

1 A. Yes.

2 Q. So the focus, sir, as you understood things in
3 2019, were some 200 people -- 218 people who worked
4 or volunteered in Baptist churches who were
5 convicted of or pled guilty to sex crimes?

6 A. That was the focus of that article.

7 Q. Right.

8 So from the outset in 2019, you knew -- to
9 repeat, you knew that the focus of what the Houston
10 Chronicle had done was to focus on people convicted
11 of or who had pled guilty to sex crimes; is that
12 right?

13 MS. NOKES: Objection; mischaracterizes
14 his testimony.

15 Q. (BY MR. MacGILL) Is that right, sir?

16 A. Could you restate the question?

17 Q. You understood from the outset, in 2019, that the
18 focus of the initial installment of the Houston
19 article -- the Houston Chronicle article had been
20 to focus on people who were working in or
21 volunteered in Baptist churches who were, quote,
22 convicted of, unquote, or pled guilty to sex
23 crimes; right?

24 A. That's -- The focus of the article, you'd have to
25 ask the Houston Chronicle to accurately

1 characterize their focus.

2 Q. It does accurately characterize their focus,
3 doesn't it?

4 A. Right.

5 Q. And as vice president of communications you were
6 trained, and you were experienced in understanding
7 what the scope and meaning of that public relations
8 circumstance was as a result of the reference to
9 people who had been convicted of or pleaded guilty
10 to sex crimes?

11 A. I was not at the Executive Committee at the time of
12 the publication of the abuse (inaudible) --

13 Q. You were the vice president of communications at
14 the time, weren't you?

15 A. No.

16 Q. Where were you employed in 2019?

17 A. I was -- In February of 2019 I was at Lifeway.

18 Q. You were at Lifeway?

19 A. Uh-huh.

20 Q. Okay. One of the ministries of the Baptist church?

21 A. Yeah.

22 Q. When did you -- remind me, when did you come into
23 our role as vice president of communications?

24 A. September of 2019.

25 Q. Thank you.

1 So to make sure that there's no mistake or
2 confusion about anything that you're going to
3 testify to here this morning, you understood, in
4 September of 2019, that the initial installment
5 from the Houston Chronicle that focused on some 218
6 people who volunteered or worked in Baptist
7 churches who were, quote, convicted of or pled
8 guilty to sex crimes, unquote?

9 A. Yeah, to my knowledge.

10 Q. And, in fact, when it came time for the report that
11 you published to the world, sir, those words were
12 specifically used by Guidepost in this report;
13 right?

14 A. They may have been.

15 Q. Okay.

16 A. I'd have to find it.

17 Q. Now, one of the purposes of engaging Guidepost, as
18 you understood it for this investigation, was to
19 respond to the allegations that the SBC had not
20 properly responded to sex crimes within Southern
21 Baptist churches appropriately; right?

22 A. That's correct.

23 Q. Sir, I want to focus on the scope of the Guidepost
24 investigation.

25 Is it fair to say that, over the years, the

1 Executive Committee's response to sexual abuse
2 allegations had been largely driven by senior
3 Executive Committee staff members?

4 A. Can you restate that?

5 Q. Yes.

6 Is it fair to say, sir, that, over the years,
7 quote, the Executive Committee's response to sexual
8 abuse allegations was largely driven by senior
9 Executive Committee staff members?

10 A. How do you define "response"?

11 Q. Response by the Executive Committee.

12 A. Yeah.

13 Q. Yes?

14 A. How do you define "response"? What do you mean by
15 "response"?

16 Q. Reaction to.

17 A. In what way?

18 Q. Well, that's what I'm asking you. Let me just ask
19 if you will just admit a plain truth here, sir.
20 I'm going to read it to you one more time. You can
21 admit it or deny it.

22 Will you admit, sir, without any equivocation
23 to the following: Quote, Over the years, the
24 Executive Committee's response to sexual abuse
25 allegations was largely driven by senior Executive

1 Committee staff members?

2 A. It would depend on what you mean by "response."

3 Q. Okay.

4 MS. NOKES: I'm going to object. You
5 appear to be reading directly from something. If
6 you're quoting a document, then I ask that the
7 witness be provided the document.

8 Q. (BY MR. MacGILL) Why don't we look at a document
9 together. Why don't you just look at the Guidepost
10 report, Page 4.

11 Now, just to remind the jury here, this
12 exhibit -- What's the exhibit number, sir?
13 Exhibit 8; right?

14 A. Yes.

15 Q. Do you have it in front of you?

16 A. I do.

17 Q. Exhibit 8 is the exhibit that you published to the
18 world; is it not?

19 A. This is the exhibit that was provided to us by
20 Guidepost, the report, the final report.

21 Q. And you -- I'm speaking about you, sir -- you
22 published this to the world; did you not?

23 A. Per the motion passed by the messengers of the 2021
24 Convention we published the report in due time.

25 Q. And it was you that pressed the button, so to

1 speak; right?

2 A. Yeah.

3 Q. Okay. Now -- And you -- I think you confirmed to
4 this Court and this jury previously that you read
5 this report in every detail specifically; did you
6 not?

7 A. That's correct.

8 Q. I think you told this jury that you spent hours
9 reading this --

10 A. Correct.

11 Q. -- report, and its appendices; right?

12 A. That's correct.

13 Q. So, as far as you were concerned, every report --
14 every detail of this report was accurate, after you
15 had read it?

16 A. That is not what I stated.

17 Q. You read it; right?

18 A. I read the report.

19 Q. And you didn't raise your hand, so to speak, and
20 object to any portion of this report?

21 A. The Executive Committee had no ability to question,
22 edit or adapt the report.

23 Q. Okay.

24 A. We received the report and published the report.

25 Q. All right. Well, take a look at Page 4, if you

1 would.

2 Now, sir, as you can tell, Guidepost is now
3 talking about the staff members, including you, on
4 Page 4, aren't they?

5 A. Which paragraph?

6 Q. Well, take a look at Paragraph 2 --

7 A. Okay.

8 Q. -- second sentence.

9 Does the report say the following: "Over the
10 years, the Executive Committee's response to sexual
11 abuse allegations was largely driven by senior EC
12 staff members, particularly D. August 'Augie' Boto,
13 the EC general counsel and later interim EC vice
14 president, as well as SBC's long-serving outside
15 counsel, James Guenther, James Jordan, and in the
16 firm of Guenther, Jordan & Price."

17 Do you see that?

18 A. I do.

19 Q. Is that true, sir?

20 A. According to the report. That's what it says.

21 Q. Is it true according to you, sir?

22 A. I -- I'm not one to adjudicate the report. I'm
23 just reading what's there.

24 Q. But at the time you read it, you didn't object to
25 this sentence in the report, did you?

1 A. It is not my place, nor was it the EC's place, to
2 object to the report or anything contained therein.

3 Q. Had you yourself, as interim president of the
4 Executive Committee, had you yourself responded to
5 sexual abuse allegations in any way?

6 A. Have I?

7 Q. Did you --

8 A. Did I?

9 Q. -- at any time?

10 A. As interim president?

11 Q. Yes.

12 A. Respond to sexual abuse allegations?

13 Q. Right. It says so here, that the interim president
14 did.

15 Can you see that with your own eyes, sir? It
16 says -- Let me just make sure you can see what I
17 see.

18 MR. BUNDREN: Let's also be fair to the
19 witness. He wasn't interim president during this
20 time. Everybody knows that. He's already
21 testified to that.

22 MR. MacGILL: All right, just -- You can
23 object to the form. Go ahead.

24 Q. (BY MR. MacGILL) Now, this report was published in
25 May of 2022 --

1 A. Correct.

2 Q. -- right?

3 And do you see there's a reference to interim
4 president --

5 A. I do.

6 Q. -- right?

7 And is that referring to your predecessor or
8 is that referring to you?

9 A. That's referring to Augie Boto.

10 Q. Okay. It says, Particularly D. August Boto. All
11 right. Do you see that?

12 A. I do.

13 Q. All right. And with respect -- It says, "And
14 later, interim EC president."

15 Do you see that?

16 A. I do.

17 Q. All right. Now, in terms of this -- Do you know
18 who they were referring to, "and later EC
19 president"?

20 A. Augie Boto.

21 Q. Okay. Well, it's -- so you're -- so you're saying
22 Augie Boto -- August or Augie Boto was the
23 Executive Committee general counsel?

24 A. Yes.

25 Q. And he was later interim EC president?

1 A. Yes.

2 Q. How did he respond to -- historically to sexual
3 abuse allegations?

4 A. Well, that's what's covered in the report.

5 Q. What do you know about that? What do you know
6 about how he responded in the past, sir?

7 A. How he responded in the past?

8 Q. Right.

9 A. I know what was covered in the report.

10 Q. Well, sir, what specifically did he do with these
11 things?

12 A. You'd have to consult the report for that.

13 Q. Well, we're looking at it right now. It says it
14 was driven by senior EC staff members.

15 What did -- how did they drive this, your
16 predecessors, to your knowledge? How did they
17 drive these things?

18 A. The report characterized it as the reporters were
19 often abused -- I mean -- I'm sorry, were often
20 ignored or the told the SBC had no power to take
21 action.

22 Q. Often ignored. How do you know that? Is that
23 true?

24 A. That is -- Reading from the next paragraph on
25 Page 4. Per the report, "those who reported abuse

1 were often ignored or told that the SBC had no
2 power to take action."

3 Q. Where are you reading?

4 A. Third paragraph.

5 Q. What did you understand the reference to be, those
6 who reported abuse? Are those the 218 people that
7 were referred to in the Houston Chronicle article?

8 A. No.

9 Q. Who were they?

10 A. Those who reported abuse?

11 Q. Yeah.

12 A. Could have been anybody.

13 Q. But you're the interim president now. Who are
14 these people?

15 A. I'm not specific -- or I'm not aware of specifics.

16 Q. Well, sir, you --

17 A. I mean there are several mentioned in here.

18 Q. Who are you referring to?

19 A. The people that mentioned -- Like I mean it could
20 have been anyone that is mentioned in the Guidepost
21 report.

22 Q. It says also that, it's fair to say that, "over the
23 years, the existence of these reports of abuse were
24 not shared with EC Trustees."

25 Do you see that?

1 A. I do.

2 Q. Is that true?

3 A. According to the report.

4 Q. Were you yourself involved in not sharing abuse
5 allegations with the trustees?

6 A. No.

7 Q. At no time?

8 A. No.

9 Q. Would you agree, sir, that the main concern -- or
10 one of the main concerns of the Guidepost
11 investigation was to the response of the full-time
12 staff to allegations of abuse?

13 A. Yes.

14 Q. Do you agree, sir, with the statement that the
15 parameters of the external investigation do not
16 include any allegations of sexual abuse or
17 mishandling of abuse at the local church level?

18 A. I'm -- Can you restate that?

19 Q. Do you agree with the statement, sir, that the
20 parameters of the external investigation by
21 Guidepost did not include any allegations of sexual
22 abuse or mishandling of abuse at the local church
23 level?

24 A. The parameters of the investigation were clearly
25 outlined in 3.1 of the scope of engagement.

1 Q. And, specifically, that the investigation did
2 not -- to repeat, did not include allegations of
3 abuse at the local church level?

4 A. That is not included -- local church level abuse is
5 not included in the scope of engagement.

6 MR. MacGILL: Could you read his answer
7 back, please.

8 (The last answer was read back from
9 Page 188, Lines 4 and 5, inclusive.)

10 MR. MacGILL: Thank you.

11 Q. (BY MR. MacGILL) And the local church level was
12 included, only to the extent allegations of abuse
13 against local church pastors impacted or were
14 impacted by the words or actions of the Executive
15 Committee; is that right?

16 A. Or known by the Executive Committee.

17 So if the allegations had been made to the
18 Executive Committee and mishandled, that was part
19 of the scope of engagement.

20 Or if victims had contacted the Executive
21 Committee and were mistreated, that was part of the
22 scope of the engagement.

23 Or if victims were intimidated or -- by the
24 members or staff of the Executive Committee, that
25 was included.

1 Or if there were any cases of abuse by
2 Executive Committee members, for any time period
3 between January 1, 2000 to June 14th of 2021, that
4 was included.

5 And then, finally, any resistance --

6 Q. And where did that time period come from, sir, that
7 you just gave?

8 A. It's the time and scope of the motion.

9 Q. Time and scope of the motion?

10 A. Yeah.

11 MR. MacGILL: I'm going to propose we do
12 one more exhibit, then we'll take a break.

13 (Ms. Nokes nodded her head.)

14 Q. (BY MR. MacGILL) Sir, I'm going to put up
15 Exhibit 35.

16 Do you have that in front of you?

17 A. I do.

18 Q. And is this an August 11th, 2021, Request for
19 Qualifications that was issued by the Southern
20 Baptist Convention task force?

21 A. It appears to be.

22 Q. Have you seen this before?

23 A. Yes.

24 Q. And this was sent to your -- to the SBC by
25 Guidepost?

1 A. It looks like it was sent to Bruce Frank by
2 Guidepost, chairman of the task force.

3 Q. Okay. And if you look at Page 2, sir, there's
4 reference here to, specifically, the "proposal to
5 assist the Sexual Abuse Task Force appointed by the
6 president of Southern Baptist Convention."

7 Do you see that?

8 A. I do.

9 Q. And confirming here, "The task force was appointed
10 by President Litton."

11 Do you see that?

12 A. I do.

13 Q. And then you see -- we've talked about this before
14 a little bit. We've got here -- In terms of the
15 proposal, we've got the five bullet points that
16 we've seen before; is that correct?

17 A. Correct.

18 Q. Now, if you will go to Section 3.2 of the
19 engagement letter, sir. We're going back to
20 Exhibit 2, exhibit -- specifically Section 3.2,
21 which appears on Page 5.

22 And do you see the certain best practices that
23 are referenced?

24 A. Are we looking at Exhibit 35 or Exhibit 2?

25 Q. Exhibit 2.

1 A. Okay.

2 Q. Section 3.2.

3 A. Gotcha.

4 Q. Was Pastor -- was Johnny Hunt a pastor on the day
5 of this incident?

6 A. Was he a pastor?

7 Q. Yes, sir.

8 A. He was.

9 Q. Where?

10 A. First Baptist Woodstock.

11 Q. So Pastor Johnny Hunt was a pastor -- he was the
12 pastor at the time at First Baptist Woodstock in
13 July 2010; is that right?

14 A. Correct.

15 Q. And he was a pastor of the First Baptist Church
16 there in Woodstock at the time of the incident
17 that's the subject of the Guidepost report?

18 A. Correct.

19 Q. Now, did you understand, sir -- Just let me back
20 up.

21 So, in terms of just basic principles of
22 governance in the Baptist faith, is it true that
23 the Southern Baptist Convention, generally
24 speaking, as you understand it, has no authority,
25 sir, to monitor or investigate the actions within a

1 particular church or its pastor?

2 A. Just one minute.

3 Q. Sir, are you looking at some document here?

4 A. Exhibit 58.

5 Q. Why are you looking at Exhibit 58?

6 A. Because I wanted to get the wording right.

7 Q. Tell the Court what Exhibit 58 is.

8 A. That's the SBC Convention -- or Constitution.

9 Q. Okay. Which portion are you looking at?

10 A. Article IV.

11 Q. Okay. Let's take a look at Article IV.

12 A. So, if you wouldn't mind restating your question.

13 Q. Okay.

14 MR. MacGILL: Please reread the question.

15 (The question was read back from

16 Page 191, Lines 19 through 25, inclusive and

17 Page 192, Line 1.)

18 A. I would disagree with that.

19 Q. (BY MR. MacGILL) Okay. Why would you disagree
20 with that, sir?

21 A. I'd say that we do not exercise any authority over
22 any Baptist body, whether church, auxillary
23 organizations, associations, or the Convention.

24 Q. And would that include -- Do you understand,
25 generally speaking, that the Southern Baptist

1 Convention has no authority to take action with
2 respect to allegations as against any particular
3 pastor?

4 A. I would say that we do not exercise any authority
5 over any Baptist body, church, auxillary
6 organizations, associations, or convention.

7 Q. Including that the Southern Baptist Convention has
8 no authority, sir -- to repeat, no authority to
9 monitor or investigate the actions within a
10 particular church or allegations against its
11 pastor?

12 A. I would simply say that we will not exercise any
13 authority over any Baptist body, whether church,
14 auxillary organizations, associations, or
15 convention.

16 Q. So you will not tell this jury that the Convention
17 has no authority over an individual pastor in a
18 Baptist church?

19 MS. NOKES: Objection; asked and answered
20 three times.

21 A. Yeah. I would say that we have no authority to --
22 or we cannot exercise any authority over any
23 Baptist body, whether church, auxillary
24 organizations, associations, or convention.

25 Q. (BY MR. MacGILL) Okay. You're leaving out pastor

1 in your answer, aren't you?

2 A. Pastor is not included in Article IV of the
3 Convention Constitution.

4 Q. All right. Let's look at the next exhibit.

5 (Marked Exhibit No. 63, SBC FAQ
6 Document.)

7 Q. (BY MR. MacGILL) Sir, we're going to put up
8 Exhibit 63.

9 Do you have Exhibit 63 in front of you?

10 A. Uh-huh.

11 Q. What is Exhibit 63?

12 A. It appears to be an FAQ.

13 Q. And who publishes this?

14 A. The Convention Executive Committee.

15 Q. And this is something that your office has taken
16 responsibility for?

17 A. Apparently -- I mean, yes.

18 Q. Okay. So, yes, your office, particularly your
19 function as vice president of communications --

20 A. Uh-huh.

21 Q. -- you had responsibility for 63?

22 A. Uh-huh.

23 Q. Yes? You said "uh-huh."

24 A. Yes. Yes, I'm sorry. Yes.

25 Q. All right. And so you approved this document,

1 Exhibit 63, prior to the time it was published;
2 right?

3 A. No.

4 Q. I'm sorry?

5 A. This would have been published by my predecessor.

6 Q. By your predecessor?

7 A. Yeah.

8 Q. And when did he publish this?

9 A. I do not know.

10 Q. Did you -- did you ever make any changes to this,
11 sir?

12 A. I have not made changes to this.

13 Q. So you've -- have you -- did you review this at the
14 time you took your job, as vice president of
15 communications, to confirm that the SBC is
16 described in this document correctly?

17 A. Yes.

18 Q. And you had no changes to offer this -- in this
19 exhibit?

20 A. I've not made any changes.

21 Q. All right. And could you tell the Court exactly
22 what this document is? Where is this -- where can
23 I find this document? If I wanted to go to my
24 computer, where do I find it?

25 A. SBC.net.

1 Q. Is that the SBC website?

2 A. Yes.

3 Q. All right. And this is the website that drives
4 about, what, 300,000 page views per month?

5 A. That's correct.

6 Q. All right. So if there was something wrong here,
7 you -- knowing that some 300 page views occurred
8 with respect to this each month, you would have
9 corrected it; is that right?

10 A. I've not noted that there's anything wrong here.

11 Q. Well, let me make sure I hear that.

12 I have not noted that there is not anything
13 wrong with it. Is that your testimony?

14 A. I've not noted that there's anything wrong here.

15 Q. All right. I have not noted that anything is wrong
16 here, in Exhibit 63?

17 A. Correct.

18 Q. All right. Sir, turn to Page 3 of 7. There is, "I
19 believe our pastor (or my church) has acted
20 inappropriately. What can the SBC do about it?"

21 Do you see that?

22 A. Uh-huh, I do.

23 Q. All right. And then this is a part of the answer
24 that -- you've read this document before and had no
25 objections to it; right?

1 A. I've read this document before.

2 Q. And you have voiced -- you had no changes or --

3 A. I've not made any changes to it.

4 Q. Not made any changes.

5 So this is accurate, as far as you're
6 concerned, what's written here?

7 A. I've not made any changes to it.

8 Q. Do you have any reason to believe this is not
9 accurate?

10 A. I haven't read it in a while, and I'm not very
11 familiar with it right now, so...

12 Q. Okay.

13 A. For example, the second -- second paragraph needs
14 to be updated. These ministries are outlined in 42
15 ministry statements. That number may be 43 or 44
16 now. I'm not sure.

17 Q. Let's read what I've been asking you about.

18 A. Okay.

19 Q. First paragraph. It says, "Since each local
20 Baptist church is autonomous, the Convention has no
21 authority to monitor, investigate the actions
22 within that church or allegations against its
23 pastor or any member of the church."

24 That's what this document says?

25 A. It does.

1 Q. 300,000 people a month, or 3.6 million people a
2 year could have read this in a page view; right?

3 MS. NOKES: Objection --

4 Q. (BY MR. MacGILL) Is that right, sir?

5 MS. NOKES: -- to the form of the
6 question.

7 A. Uh-huh.

8 Q. (BY MR. MacGILL) You may answer.

9 A. That's correct.

10 Q. Do you agree with this statement as being true,
11 that the commission -- the Convention, Southern
12 Baptist Convention, "has no authority to monitor or
13 investigate the actions within that church or
14 allegations against its pastor"?

15 A. In the context of what is written, correct.

16 Q. Okay.

17 A. That responsibility lies with the local church.

18 Q. Now, the SBC is not a church. You agree with that
19 statement?

20 A. Yes.

21 Q. It "has no authority to renounce, censure,
22 investigate, or otherwise attempt to discipline
23 members of any local church."

24 You see that?

25 A. That is correct.

1 Q. That's also accurate?

2 A. Yes.

3 Q. You also agree with the statement, With respect to
4 these matters that we've just reviewed, the SBA has
5 no invoice in this matter.

6 Do you see that, that "The SBC has no voice in
7 any of these matters"?

8 Do you see that?

9 A. No.

10 Q. Okay. Look at the third --

11 A. Oh, I see it. I had to scroll.

12 Q. Let's look at the words on the SBC website.

13 A. Yes.

14 Q. "The SBC has no voice in any of these matters";
15 right?

16 A. In the matters of selection of staff, compensation
17 of staff, adoption of personnel policies, adoption
18 of business and financial plans, and participation
19 in all ministries it chooses.

20 Q. "The Convention has no authority to monitor or
21 investigate the actions within that church or
22 allegations against its pastor or any member of the
23 church."

24 Do you see that?

25 A. I do.

1 Q. And just two paragraphs below it said here, "The
2 SBC has no voice in any of these matters."

3 Do you see that?

4 A. Those matters referred to the selection of staff,
5 compensation of staff, adoption of personnel
6 policies, adoption of business and financial plans,
7 and participation in all ministries it chooses.

8 Q. It continues, sir, notwithstanding what you say --

9 A. Uh-huh.

10 Q. -- what you want to read, let's look at what it
11 actually says, sir.

12 It also says, "It cannot, and does not, lay
13 claim to or take any steps of involvement in the
14 internal matters of any local church."

15 Do you see that?

16 A. I do.

17 Q. You can see that with your own eyes here this
18 morning, can't you?

19 MS. NOKES: Objection to the form. Stop
20 badgering the witness.

21 Q. (BY MR. MacGILL) You can see that with your own
22 eyes here, can't you, sir?

23 A. I can.

24 Q. "It has no oversight." Do you see those words?

25 A. I do.

1 Q. "It cannot and does not keep records of complaints
2 or document the inner workings of any church."

3 Do you see that?

4 A. I do.

5 MR. MacGILL: Let's go ahead and take a
6 break.

7 THE VIDEOGRAPHER: Okay. We're going off
8 the record. The time is 12:13 p.m.

9 (A noon recess was taken from 12:13 p.m.
10 to 1:16 p.m.)

11 THE VIDEOGRAPHER: We are returning to
12 the record. The time is 1:16 p.m.

13 Q. (BY MR. MacGILL) Welcome back, sir.

14 A. Thank you.

15 Q. So I want to go back to Exhibit 59.

16 Do you have that in front of you?

17 A. I do.

18 Q. And could you tell the Court again what Exhibit 59
19 is?

20 A. That is the motion to create the task force, to
21 authorize the task force.

22 Q. All right. This is an FAQ document?

23 A. Yes, from the task force website.

24 Q. All right. And did you prepare this -- did your
25 team prepare this?

1 A. It did not.

2 Q. Who prepared Exhibit 59?

3 A. The task force.

4 Q. All right. And who at the task force was --
5 prepared this?

6 A. I am unaware.

7 Q. You're unaware.

8 So did -- did you review and approve this
9 before it was sent?

10 A. I did not.

11 Q. Have you reviewed it at any time?

12 A. I have reviewed it.

13 Q. You have?

14 A. Yes.

15 Q. When did you review it?

16 A. I would have reviewed it whenever -- Wait. How are
17 we defining "review"? I apologize.

18 Q. Just in the normal course, how would you -- Let's
19 have you define the word "review" and then --

20 A. I was using it in it the, I've read it.

21 Q. Okay. When did you read it?

22 A. Whenever it was published.

23 Q. Okay. Was it accurate, as far as you were
24 concerned?

25 A. As far as I'm concerned, it is.

1 Q. Okay. And when was this published, sir?

2 A. I am unsure. It would have been after August the
3 12th, 2021.

4 Q. Okay. And was it your -- which -- were you vice
5 president of communications at that time of the
6 SBCEC?

7 A. I was. I was.

8 Q. Okay. So would this have been something that was
9 published by your department?

10 A. No, it would not be.

11 Q. It would have been, as you said before, just the
12 Sexual Abuse Task Force of the SBC?

13 A. Correct. They publish this.

14 Q. But they published it; you reviewed it?

15 A. I read it --

16 Q. You read it?

17 A. -- when it went online. I did not review it prior
18 to publication.

19 Q. Okay. You read it online.

20 And do you remember when you read it?

21 A. The day it was published.

22 Q. Okay. And you don't remember what -- you just have
23 no orientation as to month or time of publication?

24 A. I don't.

25 Q. Okay.

1 A. It would have been -- I mean just based on Page 1,
2 it would have been after August the 12th of 2021.

3 Q. And why do you say after August 12th?

4 A. Because it notes in the third question on Page 1
5 that they had accepted proposals until August 12th,
6 2021.

7 Q. Okay, great.

8 Now -- so, you know, as you understood it,
9 this was -- the audience for this document was to
10 give a particular audience an update as to the task
11 force proceedings?

12 A. It would assume so -- or it would appear so.

13 Q. Where was this published, sir?

14 A. At the Sex Abuse Task Force website.

15 Q. All right. And was that -- was that an individual
16 website or was that part of the SBC?

17 A. That was something that the task force put up on
18 their own.

19 Q. All right. Were links to this included on the SBC
20 website?

21 A. I'm unsure about the SBC website, if we included
22 links to this or not.

23 Q. Were links to this included anywhere else?

24 A. "Baptist Press" would have linked to it in a story.

25 Q. "Baptist Press" did put a link to this?

1 A. If it wrote a story, it would have linked to this.

2 Q. Okay. Did "Baptist Press" link to this?

3 A. I am unsure.

4 Q. Unsure? Okay.

5 Are you unsure as to whether the SBC put this
6 on its website?

7 A. I am unsure.

8 Q. Okay. So -- But was this -- the FAQ's are
9 frequently asked questions; right?

10 A. Correct.

11 Q. So you would want -- would this be aimed at
12 informing Baptists across the United States as to
13 the work of the Sexual Abuse Task Force?

14 A. You would have to ask the Sexual Abuse Task Force
15 what their aim was in this.

16 Q. As vice president of communications, what steps did
17 you take to make sure that Baptists across the
18 nation were informed as to the efforts of the
19 Sexual Abuse Task Force? What did you do?

20 A. We wrote stories at "Baptist Press" about the work
21 of the task force and their updates.

22 Q. And do you recall linking this document at any
23 time?

24 A. As I said earlier, I'm unsure --

25 Q. You're unsure?

1 A. -- if we linked to this specifically or not. I'd
2 have to review those stories.

3 Q. Is it likely that you would have, sir?

4 A. If we did a story on this, it's likely that we
5 would have.

6 Q. Okay. And we'll get to some of those documents
7 this afternoon, as you might imagine, but I want to
8 ask you a couple of things about this.

9 So the -- just so we're clear on the scope of
10 the investigation -- and we covered this before the
11 break at lunchtime -- but the scope of the
12 investigation, as you understood it, by Guidepost,
13 the scope of the investigation -- Let me start
14 over.

15 The scope of the investigation by Guidepost
16 did not include specifically any allegations of
17 sexual abuse or mishandling of abuse at the local
18 church level; is that fair?

19 A. Unless they related to the other points in the
20 scope.

21 Q. Well, what other points in the scope might they
22 relate to?

23 A. Like had they been -- the allegation's been made to
24 the Executive Committee? Had the allegations --
25 had they included allegations of mistreatment made

1 to the Executive Committee? Had they included
2 patterns of intimidation to the victims at the
3 Executive Committee? Or had they included
4 resistance to reforms on behalf of the Executive
5 Committee or allegations of abuse by Executive
6 Committee members?

7 Q. And what are you reading from, sir?

8 A. The -- I'm sorry, the engagement letter.

9 Q. I see.

10 A. What is it, Exhibit 2.

11 Q. Okay. Well, let's look at Exhibit 59 on Page 3 on
12 the scope of the investigation.

13 Would you turn to Page -- Do you see the,
14 "What is the scope of investigation?"

15 A. I'm there.

16 Q. All right. And it says, "As seen in the motion,
17 the scope is both broad and narrow."

18 Do you see that?

19 A. I do.

20 Q. "It is broad, in that it covers 21 years, but
21 narrow in that it is investigating Executive
22 Committee members' and staff actions"; is that
23 true?

24 A. Yes.

25 Q. So the investigation included Executive Committee

1 members; right?

2 A. Correct.

3 Q. It included staff actions; correct?

4 A. Correct.

5 Q. It did not include local church members?

6 A. Unless that related to those first two that we just
7 agreed upon.

8 Q. Unless what?

9 A. Unless it -- unless it related to them being an
10 Executive Committee member or mishandling of abuse
11 of allegations, or allegations of mistreatment to
12 victims by the Executive Committee or patterns of
13 intimidation towards victims or resistance to
14 sexual abuse reforms.

15 Q. Okay. Now, you're reading -- you're switching
16 documents; are you not?

17 A. To Title 2, yes.

18 Q. All right.

19 A. Exhibit 2.

20 Q. So I just wanted the jury to know what you just
21 did. You went from Exhibit 59, and you started
22 then reading from the engagement letter; did you
23 not?

24 A. Correct.

25 Q. Okay. I just want to focus on what your -- what

1 the Executive Committee said. Strike that.

2 I want to focus on what the SBC said the scope
3 of the investigation was. And what the SBC said is
4 the following: "The parameters of the external
5 investigation do not include any allegations of
6 sexual abuse or mishandling of abuse at the local
7 church level."

8 Do you see that?

9 A. I do.

10 Q. And that is true, isn't it?

11 A. That is what the SBC Sexual Abuse Task Force wrote
12 in this FAQ.

13 Q. And that's true, as you understood it; right?

14 A. That's what they wrote in this FAQ.

15 Q. Is it true or not?

16 A. It says it right there in the FAQ.

17 Q. So it is true?

18 A. It says -- states it in what you said, as stated in
19 the FAQ.

20 Q. Okay. So you're admitting it's true? Just so
21 we're clear, are you admitting --

22 MS. NOKES: I would object, because
23 you're selectively quoting from the document.

24 Q. (BY MR. MacGILL) Are you admitting or not --

25 MR. BUNDREN: Hold on. Hold on a second.

1 She has an objection.

2 MR. MacGILL: Are you done?

3 MS. NOKES: No. You're selectively
4 quoting from the document.

5 MR. MacGILL: Objection to form is all
6 you get to say. Objection to form.

7 MR. BUNDREN: Technically, in this
8 jurisdiction, objection to form may not suffice.

9 MR. MacGILL: It doesn't suffice in this
10 case. I would urge you to stop doing the coaching.

11 MR. BUNDREN: I would urge you to read
12 the rules.

13 MR. MacGILL: I've read them all.

14 MR. BUNDREN: Okay.

15 MR. MacGILL: Form only is what you may
16 say, ma'am.

17 MR. BUNDREN: That's false.

18 MR. MacGILL: Well, you go ahead and
19 brief it to the Court.

20 Do you have anything else to say beyond
21 form?

22 MS. NOKES: I object to form because you
23 are not quoting the entire section and the scope of
24 the investigation. So I'd ask that the witness
25 read that entire section and then you proceed with

1 your question.

2 MR. MacGILL: This is exactly why you may
3 not make the statements on the record that you are.

4 MR. BUNDREN: That is false.

5 MR. MacGILL: This is exactly -- and
6 we'll bring this to the Court. You may not do what
7 you just did.

8 MS. NOKES: Pleases do.

9 MR. MacGILL: There's no jurisdiction in
10 the country, including the Eastern District of
11 Tennessee, that allows that.

12 MS. NOKES: We're in the Middle District.

13 MS. KLEIN: We're not in the Eastern
14 District.

15 MR. MacGILL: Middle District. My
16 mistake.

17 Q. (BY MR. MacGILL) "The parameters of the external
18 investigation do not include any allegations of
19 sexual abuse or mishandling of abuse at the local
20 church level."

21 Does it say that, in part, sir?

22 A. "Except to the extent --"

23 Q. Does it say that, in part, sir?

24 A. Except to the extent that those allegations were
25 impacted by the words and actions of the Executive

1 Committee.

2 Q. Okay. Did I read that correctly?

3 A. You left off the last phrase in that sentence.

4 Q. Now, you're responding to what counsel said.

5 A. No. I'm reading --

6 Q. What you did is --

7 A. I am reading Exhibit 59.

8 Q. Let's make sure -- Let's make sure we understand
9 what you just did.

10 Counsel made a statement on the record and you
11 followed her suggestion in your answer; did you
12 not?

13 A. I did not.

14 Q. Sir, you just --

15 A. I finished --

16 Q. You just did that.

17 Did you not listen to her objection and then
18 decide to testify, based on what she said on the
19 record?

20 A. I did not.

21 Q. All right. Now, my question: Does this or does
22 this not say in pertinent part, "The parameters of
23 the external investigation do not include any
24 allegations of sexual abuse or mishandling of abuse
25 at the local church level."

1 Does it say that, in part?

2 A. It does not say that in full.

3 Q. All right. It says it in part, and it continues,
4 does it not? "Except to the extent that those
5 allegations against local church pastors impacted
6 or were impacted by the words and actions of the
7 Executive Committee."

8 Do you see that?

9 A. I do.

10 Q. As far as Pastor Johnny Hunt was concerned, what
11 specifically was impacted by Pastor Johnny Hunt in
12 terms of the words and actions of the Executive
13 Committee, sir?

14 A. Pastor Hunt was a member of the Executive
15 Committee.

16 Q. Well, I didn't ask you that, sir. I asked you to
17 refer to the exact language that counsel coached
18 you on. And I'm asking you specifically to
19 testify, sir, specifically, as far as Pastor Johnny
20 Hunt is concerned.

21 With respect to Pastor Johnny Hunt, how was he
22 impacted by the words and actions of the Executive
23 Committee, sir?

24 A. He was --

25 MS. NOKES: Object to form.

1 THE WITNESS: Okay, sorry.

2 Q. (BY MR. MacGILL) How was -- Let me restate.

3 How fast Pastor Johnny Hunt affected, sir, by
4 the words and actions of the Executive Committee?

5 A. His action would not have been included in that
6 second part of that paragraph, but in the first
7 part. The actions of the Executive Committee --
8 I'm sorry, the Executive Committee members and
9 staff actions.

10 Q. How did the staff and the Executive Committee
11 specifically affect the actions of Pastor Johnny
12 Hunt?

13 A. He would not have been included in that part. He
14 would have been included in the first part of the
15 statement, in the first part of the scope.

16 Q. The first part of statement says, "The parameters
17 of the external investigation do not include any
18 allegations of sexual abuse or mishandling of abuse
19 at the local church level"; right?

20 A. The sentence before that.

21 Q. It does not include what I just read, does it?

22 A. I'm unclear of what you mean.

23 Q. You've admitted, sir, just a few minutes ago on
24 this record, that Pastor Johnny Hunt was a pastor
25 at the -- at his church in Georgia in July of 2021.

1 A. That's correct.

2 Q. Or, I'm sorry, in July of 2010 --

3 A. That's correct.

4 Q. -- right?

5 Now, sir, I want the jury and the Court to
6 hear what you did, and those acting in concert,
7 what you did in connection with this particular
8 exhibit, 59.

9 Did you delete this from your website, sir?

10 MS. NOKES: Object; outside of the scope
11 of the 30(b)(6) notice.

12 Q. (BY MR. MacGILL) Did you or did you not delete
13 Exhibit 59 from the website of the Sexual Abuse
14 Task Force?

15 A. I did not.

16 Q. Did the SBC Executive Committee take any steps to
17 delete Exhibit 59?

18 A. We did not.

19 MS. NOKES: Objection; outside the scope.

20 THE WITNESS: Oh, sorry.

21 A. We did not.

22 Q. (BY MR. MacGILL) You have no knowledge as to
23 whether Exhibit 59 was removed from any website by
24 any party?

25 A. I do not.

1 Q. Okay. Now, if you were to go to -- Could you find
2 this on your computer, if you were to go today,
3 could you find Exhibit 59?

4 MS. NOKES: Objection; outside the scope.

5 A. I don't know, because I have not looked it up. The
6 Sexual Abuse Task Force website was not under
7 control of the Executive Committee. Never was,
8 never has been.

9 Q. (BY MR. MacGILL) Okay. But, sir, are you aware,
10 as you sit here today, you have a broad
11 responsibility to act for the SBC; do you not?

12 A. I do.

13 MS. NOKES: Object to form and outside
14 the scope.

15 Q. (BY MR. MacGILL) Well, let's make sure we -- the
16 jury hears again about the scope of your
17 responsibilities at the SBCEC.

18 The responsibilities of the Executive
19 Committee include providing public relations and
20 news services; right?

21 A. Correct.

22 Q. It says the SBC, this reference here, is part of
23 SBC's public relations and news services; is it
24 not?

25 A. It is not.

1 MS. NOKES: Object to form.

2 Q. (BY MR. MacGILL) You're saying that the frequently
3 asked questions is not a part of the SBC's public
4 relations and news services?

5 A. No, sir.

6 MS. NOKES: Object to form.

7 THE WITNESS: I'm sorry.

8 Q. (BY MR. MacGILL) How would you characterize this,
9 then, if it's not part of the public relations and
10 news services of the SBC?

11 MS. NOKES: Object to form.

12 A. This was never a website under control of the
13 Executive Committee, nor my office.

14 Q. (BY MR. MacGILL) Well, how could it -- Who's under
15 control of this, sir, if it's not you? You said
16 that you manage the operations and affairs between
17 meetings of the SBC; did you not?

18 MS. NOKES: Object to form.

19 A. The Executive Committee does. This was a standing
20 committee of the Convention that put up its own
21 website, that maintained and kept its own website
22 updated --

23 Q. (BY MR. MacGILL) But they don't --

24 A. -- outside of the scope of the Executive Committee.

25 Q. But, sir, we know the footprint of the Executive

1 Committee. We know that one of the
2 responsibilities of the Executive Committee is to,
3 quote, provide public relations and news services,
4 unquote; right?

5 MS. NOKES: Object to form; asked and
6 answered.

7 A. We do that through Baptist Prest and the SBC
8 official websites.

9 Q. (BY MR. MacGILL) Well, and it's not just that, but
10 to be even more specific, the Executive Committee,
11 quote, shall be the fiduciary of the fiscal and the
12 executive entity of the Convention in all its
13 affairs, not specifically committed to some other
14 board or entity; right?

15 A. Correct.

16 Q. That's a fact, isn't it, sir?

17 A. Yes.

18 Q. And with respect to this website, it was the
19 Executive Committee that had responsibility to
20 remove it or not remove it, as the case may be;
21 right?

22 A. That is not --

23 MS. NOKES: Object to form.

24 Q. (BY MR. MacGILL) I misspoke. I'll restate.

25 With respect to this FAQ document, making

1 reference to the portions that we just read, it was
2 the responsibility of the Executive Committee to
3 determine whether that website would remain
4 published or that particular FAQ would remain
5 published on a website; right?

6 MS. NOKES: Objection to form.

7 A. Okay. We done?

8 Incorrect.

9 Q. (BY MR. MacGILL) Whose responsibility would it
10 have been -- who, at the SBC, would have the
11 responsibility to remove that website, if at all,
12 or that FAQ from the web?

13 A. This website and this FAQ was the sole
14 responsibility of the Sexual Abuse Task Force.

15 Q. Okay. So let's name names. All right?

16 The Sexual Abuse Task Force, let's go through
17 the list and I want you to tell us who the person
18 is responsible on that task force to remove the FAQ
19 or not.

20 Let's go through each name with the members of
21 the Sexual Abuse Task Force.

22 A. Oh, you're asking me?

23 Q. Yes, I am.

24 A. Bruce Frank.

25 Q. Okay. Let's start there.

1 Did Mr. Frank have responsibility to remove or
2 not remove the FAQ?

3 A. I do --

4 MS. NOKES: Objection to form and outside
5 the scope of the Executive Committee's 30(b)(6)
6 deposition.

7 Q. (BY MR. MacGILL) You may answer.

8 A. Okay. I am unsure of his responsibilities as
9 regards to the SATF website.

10 Q. Well, but -- why can't you -- why can't you answer
11 that? You've said that it was their
12 responsibility. You were the one that just said
13 it.

14 You testified to this Court and jury it was
15 the responsibility of Sexual Abuse Task Force to
16 remove or not remove that FAQ; right?

17 MS. NOKES: Objection to form and outside
18 the scope.

19 A. It was their responsibility for any -- I'm sorry,
20 scratch that.

21 The website was put up by the Sex Abuse Task
22 Force.

23 Q. (BY MR. MacGILL) So was this a website, this FAQ,
24 of the Sexual Abuse Task Force?

25 A. It was on their website.

1 Q. Okay. Did they remove the website from the
2 internet?

3 A. I'm not sure --

4 MS. NOKES: Objection to form and outside
5 the scope.

6 A. I am unsure as to who removed the website, if it is
7 removed at all.

8 Q. (BY MR. MacGILL) You don't know one way or
9 another?

10 A. I don't.

11 Q. How about Mr. Blalock, did he have any role in
12 deciding whether to remove the FAQ from the
13 internet?

14 A. I'm un --

15 MS. NOKES: Objection to form and outside
16 the scope.

17 A. I'm unsure of Mr. Blalock's involvement with the
18 website.

19 Q. (BY MR. MacGILL) How about if I ask you the same
20 with Mr. Damon, Ms. Even, Ms. Evans, Mr. H?bert, or
21 Mr. Sterling, would the answer be the same --

22 MS. NOKES: Same objection, as to form.

23 Q. (BY MR. MacGILL) -- you don't know if they had any
24 role?

25 A. I don't know whose role it was to do -- to maintain

1 the website.

2 Q. You don't no whose role it was within the Sexual
3 Abuse Task Force?

4 A. That's correct.

5 Q. But your testimony is, unequivocally, it was not
6 your responsibility at the EC, it was the
7 responsibility of members of the task force to
8 remove or not remove the FAQ from the internet?

9 MS. NOKES: Object to form.

10 A. It was not the role of the Executive Committee or
11 my role at the Executive Committee.

12 Q. (BY MR. MacGILL) But your testimony is, look to
13 them; right? It's their responsibility.

14 MS. NOKES: Object to form; misstates the
15 testimony.

16 A. The responsibility of the Sex Abuse Task Force
17 website was strictly theirs, not the Executive
18 Committee's.

19 Q. (BY MR. MacGILL) Strictly the members of the
20 Sexual Abuse Task Force?

21 A. Correct.

22 Q. Now, one more question: Do you have any knowledge
23 as to who -- what these men or women did in
24 connection with removing that FAQ from the
25 internet?

1 MS. NOKES: Object to form and outside
2 the scope.

3 A. I'm unsure if it is removed. And if it was, I do
4 not know who or what the knowledge was.

5 Q. (BY MR. MacGILL) No knowledge? No information one
6 way or another?

7 A. That's correct.

8 Q. Sir, we're going to pull up the next exhibit.

9 There was an embargo of the Guidepost report
10 at some point; was there not?

11 A. There was.

12 MR. MacGILL: Let's pull up Exhibit 64.

13 (Marked Exhibit No. 64, May 21, 2022

14 Email from Bruce Frank to Jonathan Howe.)

15 Q. (BY MR. MacGILL) Do you have that in front of you?

16 A. I do.

17 Q. This is an email from Mr. Frank to you; is that
18 correct?

19 A. That is correct.

20 Q. And this was -- the date of this was what?

21 A. May 21st, 2022.

22 Q. Is this the first time that you received the
23 Guidepost's final report?

24 A. It is.

25 Q. And its appendices?

1 A. It is.

2 Q. And this is the -- this what you reviewed, as you
3 testified earlier?

4 A. This is correct.

5 Q. And you understood that this was to be embargoed
6 until 1:00 p.m. Pacific Time on Sunday, May 22nd;
7 is that right?

8 A. That is correct.

9 Q. Now, sir, as you sit here this afternoon, are you
10 aware that every post from the Sexual Abuse Task
11 Force relating to the Guidepost investigation was
12 removed from the internet?

13 MS. NOKES: Object to scope and form.

14 A. I have no knowledge of the workings of the website
15 by the Sex Abuse Task Force.

16 Q. (BY MR. MacGILL) I'm sorry, say that again.

17 A. I have no knowledge of the workings of the website
18 of the Sex Abuse Task Force.

19 Q. And no one has told you why the Sexual Abuse Task
20 Force posts were removed from the internet?

21 A. I have no --

22 MS. NOKES: Objection to form and outside
23 the scope.

24 A. I have no knowledge of the workings of the Sex
25 Abuse Task Force website.

1 Q. (BY MR. MacGILL) Now, are you aware that a little
2 over \$2 million was expended by the Executive
3 Committee for the Guidepost report?

4 A. I am.

5 Q. Let me back up on this document, this email.

6 With respect to the Guidepost report that you
7 reviewed, you made no suggestions for changes; is
8 that right?

9 A. The Executive Committee had no authority or ability
10 to question, edit, or direct the report in any way.

11 Q. Who did?

12 A. Guidepost Solutions.

13 Q. Well, the Executive Committee, in fact, made no
14 changes to Guidepost's May 15th, 2024, version of
15 the report, did they?

16 MS. NOKES: Object to the form and
17 outside the scope.

18 MS. KLEIN: Object to the form.

19 A. I never saw a May 15th version. So the Executive
20 Committee has no knowledge of what was in a
21 previous version, except for the final version.

22 Q. (BY MR. MacGILL) Well, the date on the first -- on
23 the front of the Guidepost report is May 15th,
24 2024; correct?

25 A. Okay.

1 Q. Yes?

2 A. It is.

3 Q. And, to your knowledge, the Executive Committee
4 made no changes to that particular report -- to
5 that particular version of the report, did it?

6 MS. NOKES: Object to form and outside of
7 the scope.

8 A. If this is, in fact, the final version that I
9 received on the 21st, it did not.

10 Q. (BY MR. MacGILL) Okay. And in looking -- the
11 exhibit you were just referring to is --

12 A. I'm sorry, Exhibit 8.

13 Q. -- Exhibit 8?

14 And this is the report that you received, is
15 it not, from Mr. Frank?

16 A. I assume so.

17 Q. Okay. Are you aware of any changes to the report
18 by the Executive Committee that were made at any
19 time to the Guidepost final report?

20 A. The Executive Committee had no authority or ability
21 to make any edits or changes to the report.

22 Q. Okay. Which entity did?

23 A. To my knowledge there's no entity that had the
24 ability to change or question or edit the report.

25 Q. So Guidepost had a free rein to write whatever it

1 wanted, as far as the SBC Executive Committee was
2 concerned?

3 MS. NOKES: Object to form.

4 MS. KLEIN: Object to form.

5 A. Guidepost was commissioned to provide a report
6 within the scope of the engagement, and that report
7 sits before us in Exhibit 8.

8 Q. (BY MR. MacGILL) So to your -- you're testifying
9 to this Court and to this jury, that the Executive
10 Committee had no authority at any time, as you
11 understood it, to make any edits to the Guidepost
12 report?

13 A. The Executive Committee had no -- neither the
14 ability, nor the authority, to make changes, edits
15 or even to question the Guidepost report.

16 Q. And did -- Or even question.

17 Did the Committee on Cooperation have any
18 authority to make any edits or suggestions to the
19 report by Guidepost?

20 A. The Committee on Cooperation was authorized to
21 check the facts, the polity, and the grammar of the
22 report. Not to question, edit, or change the
23 report.

24 MR. MacGILL: Could you read his answer
25 back, please?

1 (The answer was read from Page 228,
2 Lines 14 through 17, inclusive.)

3 Q. (BY MR. MacGILL) When you say "check the facts,"
4 what do you mean, sir, in terms of the Committee on
5 Cooperation's role?

6 A. Factual information contained in the report, like
7 names, places, dates.

8 Q. What about conclusions?

9 A. No. Those were solely the responsibility of
10 Guidepost, as the report author.

11 Q. You say polity. What do you mean, "polity"?

12 A. Southern Baptist polity.

13 Q. Which means what, sir?

14 A. Which means how we are structured, how we are set
15 up. That refers more to the -- in this sense of
16 the report would refer more to the recommendations
17 contained in the report and how they would or could
18 be enacted in concordance -- or in accordance with
19 and in conjunction with Southern Baptist polity.

20 Q. And would polity include, sir, the scope of the
21 report?

22 A. I don't believe so.

23 Q. Well, how would -- So they had free rein to do
24 whatever they wanted within Guidepost, as you
25 understood it?

1 MS. NOKES: Objection to --

2 MS. KLEIN: Object to form.

3 MS. NOKES: Objection to form.

4 A. Within the scope of the engagement letter Guidepost
5 was charged with providing a report matching the
6 scope of the engagement to the Convention.

7 Q. (BY MR. MacGILL) So if they did not match the --
8 if they did not match the scope of the report,
9 according to the scope of the engagement, did you
10 believe that the Committee on Cooperation had
11 authority to engage on that issue and object?

12 A. The Committee on Cooperation had the ability to
13 check the facts, polity, and grammar.

14 Q. And polity would include the Guidepost publishing a
15 report -- or proposing to publish a report that was
16 beyond its scope?

17 MS. NOKES: Object to form.

18 A. That's not what I said.

19 Q. (BY MR. MacGILL) Well, let's make sure we get an
20 answer from you, if we can, sir.

21 If -- to repeat, if the scope of the report
22 was beyond the engagement given by the SBC
23 Executive Committee, would the Committee on
24 Cooperation, or any entity, have authority to step
25 in and say, you're, for example, beyond the scope

1 of your engagement?

2 MS. NOKES: Object to form.

3 A. That is not outlined in the scope of the engagement
4 as it relates to the Committee on Cooperation.

5 Q. (BY MR. MacGILL) So that means that if they
6 exceeded their scope, that the SBC Executive
7 Committee would do nothing?

8 MS. NOKES: Object to form.

9 A. The SBC Executive Committee had no ability to edit
10 or alter the report in any way.

11 Q. (BY MR. MacGILL) Well -- But isn't it a fact that
12 the Committee on Cooperation specifically had the
13 right -- Strike that.

14 It's a fact, isn't it, that the Committee on
15 Cooperation had the authority to confirm the
16 accuracy of the factual information presented in
17 the report, relied upon the report, or related to
18 matters contained in the report?

19 MS. NOKES: Object to form.

20 A. What would you be reading from?

21 Q. (BY MR. MacGILL) That's my question, sir. Answer
22 my question, if you would.

23 A. Okay.

24 MR. MacGILL: Please restate the
25 question.

1 (The question was read from Page 230,
2 Lines 11 through 18, inclusive.)

3 A. Per 3.5 of the engagement, that is correct.

4 Q. (BY MR. MacGILL) Again, you're reading from a
5 document?

6 A. Yes.

7 Q. And what are you reading from, sir?

8 A. The engagement letter.

9 Q. What's the exhibit number?

10 A. Two.

11 Q. No. 2?

12 A. Two.

13 Q. Okay. So the section you were referring to is
14 section what?

15 A. 3.5.

16 Q. Thank you. All right, let me get there. Hold on.
17 Section 3.5, sir?

18 A. Yes.

19 Q. Okay. Let's read it together.

20 So there's no question in your mind, sir, and
21 there will be no equivocation on your part, that
22 you understood at all times that the Committee on
23 Cooperation could review the report, is that
24 right --

25 MS. NOKES: Object to form.

1 Q. (BY MR. MacGILL) -- the draft report from
2 Guidepost?

3 MS. NOKES: Objection to form.

4 A. They had the ability to review it 35 days prior to
5 submission.

6 Q. (BY MR. MacGILL) Well, in fact, we can just read
7 with our own eyes here what you just quoted --

8 A. We can.

9 Q. -- sir. Is the quote, "The Committee on
10 Cooperation may review the draft with Guidepost";
11 is that right?

12 A. That is correct.

13 Q. And the Committee on Cooperation -- Let me slow
14 down.

15 No. 2. The Committee on Cooperation could
16 review the draft Guidepost report, together with
17 any supporting documents"; is that right?

18 A. That is correct.

19 Q. Third. "The Committee on Cooperation could review
20 the draft with Guidepost, together with any
21 supporting documents and/or any information to
22 confirm the accuracy of the factual information";
23 is that right?

24 A. That is correct.

25 Q. Fourth. "The Committee on Cooperation could also

1 review the draft with Guidepost to review any
2 supporting documents, to confirm the accuracy of
3 the factual information presented in or relied upon
4 in the report"; right?

5 A. That's correct.

6 Q. No. 5. Not only could the committee do those four
7 things, but there was a fifth thing the committee
8 could do. "The committee could also review the
9 draft with Guidepost, together with any supporting
10 documents, to confirm the accuracy of the factual
11 information presented on, relied upon, or related
12 to matters and/or issues contained in the draft
13 report"; right?

14 A. That's correct.

15 Q. So with respect to the Committee on Cooperation,
16 did the Committee on Cooperation specifically make
17 an analysis of the accuracy of the factual
18 information, sir?

19 MS. NOKES: Object to form and outside
20 the scope of the EC 30(b)(6).

21 A. Can you restate, please?

22 Q. (BY MR. MacGILL) Did the Committee on Cooperation
23 review the accuracy of the factual information in
24 the Guidepost report?

25 MS. NOKES: Same objection.

1 A. I'm unaware of the details of the review of the
2 Committee on Cooperation, as the EC staff was not
3 in the room or present for the review.

4 Q. (BY MR. MacGILL) Well, sir, the Committee on
5 Cooperation was staffed entirely by Executive
6 Committee members; was it not?

7 A. It was comprised of Executive Committee members.

8 Q. It was comprised 100 percent of Executive Committee
9 members; was it not?

10 MS. NOKES: Objection; form. Asked and
11 answered.

12 A. That is correct.

13 Q. (BY MR. MacGILL) So 100 percent of the Committee
14 on Cooperation was Executive Committee members.

15 And did those Executive Committee members,
16 sir, review the factual accuracy of the information
17 presented by Guidepost?

18 A. I'm un --

19 MS. NOKES: Objection to form.

20 A. I'm unsure of how -- or the details of the review
21 of the draft.

22 Q. (BY MR. MacGILL) Now, let's look at the second
23 component of what the Committee on Cooperation had
24 the right to review, and that is information relied
25 upon -- to repeat, relied upon by Guidepost. Do

1 you understand what I'm referring to in context?

2 A. Yes.

3 Q. Now, these five members of the Committee on
4 Cooperation, all of whom were members of the
5 Executive Committee, what specifically did they do
6 to verify the accuracy of the information relied
7 upon by Guidepost?

8 MS. NOKES: Objection to form; outside
9 the scope.

10 A. I'm unsure of the details and the arrangements of
11 the review process by the Committee on Cooperation.

12 Q. (BY MR. MacGILL) All right. But you, sir, were
13 the gentleman who published this to the world by
14 pressing the button, as we've said in the prior
15 testimony?

16 MS. NOKES: Object to form.

17 Q. (BY MR. MacGILL) Did you for your part, as the
18 interim president of the Executive Committee, did
19 you determine whether there was a single witness to
20 corroborate what Mr. [REDACTED] [REDACTED] said in
21 connection with this report?

22 MS. NOKES: Object to form; outside of
23 the scope.

24 A. It was not the Executive Committee's
25 responsibility, as the subject of the report, to --

1 or ability, not just responsibility, but ability to
2 question or edit the report.

3 Q. (BY MR. MacGILL) Well, wait a minute.

4 A. It was our responsibility to publish the report.

5 Q. Now, sir, you just cited -- you took this jury and
6 this Court back to Section 3.5 in response to
7 questions that I was asking you about a few minutes
8 ago; did you not?

9 Did you not yourself pick up the engagement
10 letter and refer to Section 3.5 a few minutes ago?

11 A. Earlier, yes.

12 Q. Yes, you did.

13 And, in fact, Section 3.5 is very specific in
14 terms of the Executive Committee's responsibilities
15 in terms of this Committee on Cooperation, isn't
16 it?

17 MS. NOKES: Object to form.

18 A. The Committee on Cooperation was not a committee of
19 the Executive Committee. It was just comprised of
20 Executive Committee members.

21 Q. (BY MR. MacGILL) Oh, I see.

22 So your testimony is that the 100 percent
23 membership on the Committee on Cooperation, by
24 Executive Committee members, somehow does not bring
25 the Executive Committee into the Committee on

1 Cooperation; is that your testimony?

2 MS. NOKES: Object to form; outside the
3 scope of the 30(b)(6).

4 Q. (BY MR. MacGILL) Let me restate. Let me withdraw.

5 So the Committee on Cooperation had the right
6 to review the draft with Guidepost, including to
7 confirm the, quote, accuracy of the factual
8 information, unquote, relied upon by Guidepost;
9 right?

10 MS. NOKES: Object to form.

11 A. I'm sorry.

12 Q. (BY MR. MacGILL) Let's read it together. Could
13 you please refer to Section 3.5 again.

14 A. Yeah.

15 Q. All right. Do you have it in front of you?

16 A. Yeah.

17 Q. All right. So the Committee on Cooperation had the
18 right to review the Guidepost draft; right?

19 A. Had the ability to review.

20 Q. Yep. Okay. So it had the ability to review the
21 draft with Guidepost, including the supporting
22 documents; right?

23 A. Correct.

24 Q. Including -- to confirm -- quote, to confirm the
25 accuracy of the factual information presented and

1 relied upon or related to.

2 Do you see that?

3 A. I do.

4 Q. Can you tell this Court and jury specifically what
5 the Committee on Cooperation did, sir, to confirm
6 the accuracy of the information -- of the factual
7 information relied upon by Guidepost?

8 MS. NOKES: Objection to form, and
9 outside the scope of the EC 30(b)(6).

10 A. The Executive Committee is unaware of the
11 particulars and the specifics of how and what the
12 Committee on Cooperation did in their review.

13 Q. (BY MR. MacGILL) What edits, comments, feedback or
14 suggestions were provided by the Executive
15 Committee or the Committee on Cooperation to
16 Guidepost on any version of this report?

17 A. The Executive Committee did not provide any edits
18 or recommended edits to the report.

19 I'm unsure about the Committee on Cooperation,
20 because the Executive Committee has no knowledge of
21 the review process or the editing process the
22 Committee on Cooperation partook of in their
23 review.

24 Q. What edits, comments, feedback or other suggestions
25 did the Cooperation Committee provide to Guidepost

1 on any version the report?

2 MS. NOKES: Object to form; outside the
3 scope of the EC 30(b)(6).

4 A. The Executive Committee has no knowledge of those
5 edits or suggestions.

6 Q. (BY MR. MacGILL) But, sir, you came here to
7 testify on this topic. This is Topic 8. It reads,
8 "All edits, comments, feedback and/or suggestions
9 provided by any member of the Executive Committee,
10 the SBC, the task force, and the Cooperation
11 Committee to Guidepost on any version of the report
12 and Guidepost's response to same."

13 You understood that was one of the topics you
14 were to testify on?

15 MR. BUNDREN: Rob --

16 MS. NOKES: Object to form, and I'd refer
17 to our objections that were marked as an exhibit at
18 the beginning of this deposition.

19 MR. BUNDREN: Do you remember our
20 agreement that we put in the record --

21 MR. MacGILL: Yeah, you can instruct him
22 not to talk about -- we can dispute it.

23 MR. BUNDREN: -- about reserving
24 objections?

25 MR. MacGILL: We can dispute it. But if

1 you're going to instruct him not to answer, that's
2 up to you, but I'm asking my questions here today.
3 And if you want to move -- make a motion in
4 relation to this --

5 MR. BUNDREN: So your agreement that you
6 made with us about reserving objections was a lie;
7 is that what you're saying?

8 MR. MacGILL: No, I'm not saying anything
9 like that.

10 MR. BUNDREN: Okay. Well, then what are
11 you saying?

12 MR. MacGILL: You had a responsibility to
13 file a motion for protective order. You did not.
14 We said, in order to get this proceeding going
15 specifically, we'll put a witness in the chair and
16 see where we go.

17 He had a responsibility to answer this.
18 You have not interposed a proper objection. If you
19 want to instruct him not to answer, you can
20 instruct him not to answer.

21 MR. BUNDREN: Okay.

22 MR. MacGILL: But I'm going to ask my
23 questions and we're going to make a record.

24 MR. BUNDREN: You can make your record,
25 but I distinctly remember that you said we did not

1 have to file a motion for a protective order and
2 that we were reserving all rights.

3 MR. MacGILL: We did say that.

4 MR. BUNDREN: Did you lure us into your
5 trap; is that what you're saying?

6 MR. MacGILL: There's no trap here. Just
7 do your job. If you want to instruct him not to
8 answer, instruct him not to answer.

9 We made an agreement. It's expressly
10 written in the document and filed with the Court.

11 MR. BUNDREN: You are completely
12 unethical in what you've represented to us and to
13 the Court, which we will address in due course.

14 MR. MacGILL: Okay. You only get to say
15 that kind of thing once. Okay?

16 MR. BUNDREN: Oh, I've said. It that's
17 enough.

18 MR. MacGILL: You've said it, and --

19 MR. BUNDREN: Your actions in this case
20 are abhorrent.

21 MR. MacGILL: Keep going.

22 MR. BUNDREN: That's enough.

23 MR. MacGILL: What else would you like to
24 say?

25 MR. BUNDREN: Why don't you continue with

1 your deposition.

2 MR. MacGILL: No. I want to make sure
3 you get to say everything you want to say.

4 MR. BUNDREN: No, that's all I need to
5 say.

6 MR. MacGILL: Unethical and abhorrent.

7 MR. BUNDREN: Yep.

8 MR. MacGILL: What else would you like to
9 say?

10 MR. BUNDREN: That's what I want to say.

11 MR. MacGILL: Anything else?

12 MR. BUNDREN: Right now, no. We'll let
13 the -- we'll tell the Court and we'll provide this
14 transcript to the Court, if we need to.

15 MR. MacGILL: Okay. Last opportunity.

16 Anything else you want to say, other than
17 claiming unethical and abhorrent behavior?

18 MR. BUNDREN: No, other than you tried
19 to -- you have told us falsehoods about -- leading
20 us into this deposition about what rights were
21 reserved.

22 MR. MacGILL: Anything else?

23 MR. BUNDREN: Nothing that I'm willing to
24 share right now.

25 MR. MacGILL: Okay. You're welcome at

1 any time to make these accusations --

2 MR. BUNDREN: I will.

3 MR. MacGILL: -- and ad hominem attacks.

4 You just -- you keep it up you, do what you want to
5 do, and we'll just make note of it --

6 MR. BUNDREN: Sure.

7 MR. MacGILL: -- and we'll deal with it
8 as appropriate. Okay?

9 MR. BUNDREN: All right. That's fine.

10 Q. (BY MR. MacGILL) All right, sir, now, with respect
11 to Topic No. 8, are you willing to give --

12 A. What document are you on?

13 Q. I'm sorry?

14 A. What document are you on?

15 Q. I'm referring to the notice of deposition.

16 A. Hold on. Do you have that?

17 Q. All right. Do you have it in front of you?

18 A. I don't.

19 Q. Yeah, it's on the computer, sir.

20 A. Which number?

21 Q. No. 8. Exhibit 47.

22 A. Oh, that's what I was asking. 47? All right. All
23 the way back to the top. Okay.

24 Q. Do you see that topic?

25 A. Hold on. Yeah.

1 Q. All right, sir, my question to you is: Do you --
2 can you testify as to the edits, comments,
3 feedback, or suggestions provided by any member of
4 the Cooperation Committee to Guidepost on any
5 version of the report and Guidepost's response to
6 the same?

7 MS. NOKES: Objection to form; outside
8 the scope of the EC 30(b)(6).

9 A. Can you restate the question?

10 Q. (BY MR. MacGILL) You may answer unless they
11 instruct you not to answer.

12 A. Can you restate the question, please?

13 Q. I'm just referring to Topic No. 8.

14 A. Uh-huh.

15 Q. "All edits, comments, feedback or suggestions
16 provided by any member of the Cooperation Committee
17 to Guidepost on any version of the report and
18 Guidepost's response to the same."

19 Can you provide that information, sir?

20 A. I cannot.

21 MS. NOKES: Objection to form and outside
22 the scope of the EC 30(b)(6).

23 A. The Cooperation --

24 Q. (BY MR. MacGILL) You say --

25 A. The Cooperation Committee is not a committee of the

1 Executive Committee. I've no knowledge of the
2 edits or feedback or suggestions provided by any
3 member of the Cooperation Committee.

4 Q. Sir, when you did -- when you prepared to give
5 testimony today, did you make any inquiries of any
6 kind to determine what the Cooperation Committee --
7 what edits, feedback, comments or suggestions the
8 Cooperation Committee to Guidepost made, if any, to
9 any version of the report?

10 A. The Executive --

11 MS. NOKES: Objection to form and outside
12 the scope.

13 A. The Executive Committee has no knowledge or
14 standing with the Cooperation Committee.

15 Q. (BY MR. MacGILL) Has no knowledge?

16 Well, with respect to the members of the
17 Executive Committee, let's just go through them.

18 So the members of the Executive Committee, did
19 you make any inquiries of any members of the
20 Executive Committee prior to coming here today?

21 MS. NOKES: Objection to form; outside
22 the scope as objected to.

23 MR. MacGILL: Let me restate.

24 Q. (BY MR. MacGILL) Did you make any inquiry of
25 Mr. Litton pertaining to this Topic 8?

1 A. No.

2 MS. NOKES: Object to form; outside the
3 scope.

4 Q. (BY MR. MacGILL) No?

5 A. No.

6 Q. Did you make any inquiries of Mr. Batts pertaining
7 Topic 8?

8 A. No, sir.

9 MS. NOKES: Objection to form and outside
10 the scope.

11 A. I did not.

12 Q. (BY MR. MacGILL) Did you make any inquiry of
13 Ms. Spalding, Chris DuFree or to Mike Keahbone in
14 relation to Topic 8 prior to coming here today?

15 A. No.

16 MS. NOKES: Objection to form and outside
17 the scope.

18 A. I did not.

19 (Marked Exhibit No. 65, May 6 Task Force
20 Update.)

21 Q. (BY MR. MacGILL) Sir, we're going to put up the
22 next exhibit, and I'm first going to ask you if
23 you've seen this document before?

24 A. What number is this?

25 Q. So this is Exhibit 65.

1 A. Okay. All right.

2 Q. Do you have Exhibit 65 in front of you?

3 A. I do.

4 Q. All right. Now, have you seen this before?

5 A. Do you mind giving me just a minute to read it?

6 Q. No. Take your time.

7 A. (The witness reviewed the document.) Okay.

8 Q. All right. Had you seen this before, sir?

9 A. I have.

10 Q. And when did you see it?

11 A. This would have been May of 2022.

12 Q. All right. And did you see this in connection with
13 your role as -- What was your job at the time you
14 saw this?

15 A. I would have been vice president for
16 communications.

17 Q. And did you approve this publication before it went
18 out?

19 A. I did not.

20 Q. This was an SBC publication?

21 A. It was a publication of the Sexual Abuse Task
22 Force.

23 Q. Of the SBC?

24 A. Yes.

25 Q. All right. Now, sir, the evidence will be in this

1 case -- by the time that your testimony will be
2 played to this jury, the jury will have heard that
3 this particular update was removed from the
4 internet.

5 Do you know why this was removed from the
6 internet?

7 MS. NOKES: Object to form; outside of
8 the scope.

9 A. The Sex Abuse Task Force is outside of my purview
10 as vice president.

11 Q. (BY MR. MacGILL) Do you have any knowledge as to
12 why this document was removed from the internet?

13 MS. NOKES: Object to form and outside
14 the scope.

15 A. The existence of this online is outside of my scope
16 as vice president then, and president now.

17 Q. (BY MR. MacGILL) Okay. So no -- you can't give us
18 any insight or knowledge as to why this was removed
19 from the internet?

20 MS. NOKES: Same objection as to form and
21 outside the scope.

22 A. The Executive Committee never had any purview or
23 oversight of this website.

24 Q. (BY MR. MacGILL) The post here, sir, describes the
25 process for reviewing the report. Are you aware of

1 that?

2 A. I am.

3 Q. And did you understand, sir, at all times in the
4 year 2022 -- Strike that.

5 Did you understand during the year of 2022
6 that a copy of the factual portion of the Guidepost
7 report was to be provided to the Committee on
8 Cooperation for a factual review five days prior to
9 the submission to the task force? Did you
10 understand that?

11 A. I did. That was outlined in the engagement letter.

12 Q. And it was also shown here; was it not?

13 A. It is.

14 Q. And there was a procedure that the Committee on
15 Cooperation or its designated delegates will only
16 be able to review the factual portion of the report
17 in a designated room.

18 Did you understand that?

19 A. I did.

20 Q. And that that would be with a task force member or
21 Guidepost representative that is a monitor; right?

22 A. Correct.

23 Q. And did you understand that all photographs or
24 photos copies of the factual portion of the report
25 will be permitted? That no photocopies would be

1 permitted?

2 A. I do understand that. Did.

3 Q. And did you understand that the Committee on
4 Cooperation members would agree not to disclose any
5 portion of the report to anyone, in any form,
6 including on social media?

7 A. I did.

8 Q. Did you understand that if notes were to be taken
9 by the Committee on Cooperation, the notes must be
10 handwritten and would be collected by the monitor
11 at the end of each review?

12 A. I did.

13 Q. And was it an understanding, on your part, that the
14 notes would, by any Committee on Cooperation member
15 or delegate, would be destroyed at the conclusion
16 of the review?

17 A. I did.

18 Q. Sir, it says here, "Guidepost personnel will meet
19 with the Committee on Cooperation at the conclusion
20 of their review to discuss any factual issues where
21 the CoC believes correction is necessary."

22 Did you understand that to be the process?

23 A. I did.

24 Q. Did you understand that once the Committee on
25 Cooperation concluded their review and factual

1 changes, if any, are made, that the report will be
2 finalized and submitted to the task force on
3 May 15th?

4 A. I did.

5 Q. Can you tell the Court why Guidepost provided the
6 draft of any factual information to the Committee
7 on Cooperation?

8 MS. NOKES: Object to form and outside of
9 the scope.

10 A. That would be a question for Guidepost.

11 Q. (BY MR. MacGILL) Was the portion of the report on
12 Pastor Johnny Hunt included in the draft sent to
13 the Committee on Cooperation?

14 MS. NOKES: Object to form; outside the
15 scope of the EC 30(b)(6).

16 A. The Executive Committee never saw a draft before
17 the final was produced, so I'm unsure -- or the
18 Executive Committee is unsure of what was in the
19 previous drafts.

20 MR. MacGILL: Thank you.

21 Q. (BY MR. MacGILL) Sir, Topic 9 of the notice today
22 says, "All deliberations and communications
23 regarding the decision to include allegations
24 against Plaintiff in the Report."

25 Do you see that?

1 A. I do.

2 Q. What steps did you take to inform yourself of the
3 deliberations -- all deliberations and
4 communications described here?

5 MS. NOKES: Object to form.

6 A. As regards to communications and deliberations, the
7 Executive Committee had no knowledge or ability to
8 alter or edit the report prior to publication or
9 post-publication.

10 Q. (BY MR. MacGILL) Who did?

11 A. Who did --

12 MS. NOKES: Object to form.

13 A. Who did what?

14 Q. (BY MR. MacGILL) Who had the authority to edit --
15 or suggest edits to the report, Guidepost report?

16 A. All right. Per Exhibit 65, Guidepost alone had the
17 ability and the permission to make any language
18 changes to the final report. It was at their sole
19 discretion.

20 Q. Who -- who -- did the Committee on Cooperation have
21 the right to review and discuss any factual issues
22 where the Committee on Cooperation believed a
23 correction was necessary?

24 A. They had that right.

25 Q. Okay. And so could you identify the people who had

1 that right, as you understood it?

2 A. It would have been the members of the Committee on
3 Cooperation.

4 Q. Mr. Litton, Mr. Batts, Ms. Spalding, Chris DuPree,
5 and Mike Keahbone?

6 A. That is correct.

7 Q. And I think you confirmed earlier, you didn't speak
8 with any of those five prior to coming here today?

9 A. Correct.

10 MS. NOKES: Object to form; outside the
11 scope.

12 THE WITNESS: Sorry.

13 MS. NOKES: I'd like to take a break --

14 MR. MacGILL: Okay. That's fine.

15 MS. NOKES: -- before we month on to
16 another topic.

17 MR. MacGILL: Yeah, that's fine.

18 THE VIDEOGRAPHER: Okay. Going off the
19 record. The time is 2:12 p.m.

20 (A recess was taken from 2:12 p.m. to
21 2:20 p.m.)

22 THE VIDEOGRAPHER: We are returning to
23 the record. The time is 2:23 p.m.

24 Q. (BY MR. MacGILL) Sir, I want to bring into context
25 some of the things you said before the break. I

1 just wanted to make sure that you'll confirm again
2 to the jury that the Committee on Cooperation, sir,
3 was created as a means of assuring that the
4 investigation into the Executive Committee's
5 handling of sexual abuse is able to proceed as
6 planned and that the Executive Committee trustees
7 are represented throughout the process. Fair
8 statement?

9 MS. NOKES: Object to form.

10 A. The Committee on Cooperation had two main roles.
11 1. To assist in the resolutions of any issues and;
12 2. To make sure that the bills got paid for the
13 investigation.

14 Q. (BY MR. MacGILL) Is what I said correct or not
15 correct in my question, sir?

16 A. What you said was taken from Exhibit 61, I believe.

17 Q. I'm just asking you: Is what I said correct, sir?
18 It's an easy question.

19 Is what I said correct or not?

20 MS. NOKES: Object to form.

21 A. You're quoting from 61. So if you want to assume
22 that's correct, then go ahead.

23 Q. (BY MR. MacGILL) I'm not assuming anything, sir.
24 I'm asking you to testify to the jury -- Let me
25 give you one more opportunity to answer this

1 question.

2 Is it true or not that, "The Committee on
3 Cooperation was created as a means of assuring the
4 investigation into the Executive Committee's
5 handling of sexual abuse is able to proceed as
6 planned and that the Executive Committee trustees
7 are represented throughout the process"?

8 A. The Committee on Cooperation, their work was
9 twofold. The primary role, to assist in a
10 resolution of any issues that arise. And, second,
11 to make sure that the expenses were approved and
12 paid.

13 Q. Okay. So you deny the truth of what I just read
14 into the record?

15 MS. NOKES: Object to form;
16 mischaracterizes the testimony.

17 A. I did not say that.

18 Q. (BY MR. MacGILL) So what I said is true? What I
19 wrote -- what I questioned you about, you agree
20 with; do you not?

21 MS. NOKES: Object to form.

22 A. What you said, I would say that instead, it is --
23 the role of Committee on Cooperation was to assist
24 in a resolution of any issues and to facilitate the
25 payments for the investigation.

1 Q. (BY MR. MacGILL) So you would say instead -- your
2 testimony was instead of what I questioned you
3 about, you would answer it a different way?

4 A. I would.

5 MS. NOKES: Object to form.

6 THE WITNESS: I'm sorry.

7 Q. (BY MR. MacGILL) Let's turn to how the -- how this
8 was represented in Exhibit 60.

9 Could you turn to Exhibit 60, please? Or 61.

10 A. Okay.

11 Q. Do you see the first paragraph?

12 A. I do.

13 Q. And what the first paragraph says is, "The
14 Committee on Cooperation was created as a means of
15 assuring the investigation into the EC's handling
16 of sexual abuse is able to proceed as planned and
17 the EC trustees are represented throughout the
18 process."

19 Those are the words written by the chairman of
20 this committee; is that right?

21 A. Those are written apparently by the entire
22 committee.

23 Q. Okay. And do you have any reason to dispute what
24 the entire committee wrote in that sentence?

25 A. I would say that Paragraph 3 is the more important

1 paragraph in that opening.

2 Q. Do you dispute anything that the entire committee
3 wrote in Paragraph 1, sir?

4 A. I do not dispute it. I'm just saying that
5 Paragraph 3 is the primary focus of this email.

6 Q. Now, the entire committee, sir, if we look at what
7 the entire committee said as compared to you -- I'm
8 now referring to the Committee on Cooperation.
9 Okay, let me restate.

10 The entire Committee on Cooperation also said,
11 quote, Finally our committee represents you in this
12 process, and we are available, willing, and open to
13 hearing from you.

14 They said that, too, as well?

15 MS. NOKES: Object to form.

16 A. They did write that.

17 Q. (BY MR. MacGILL) And do you quarrel with that,
18 sir, any of these words from the entire committee
19 here?

20 MS. NOKES: Object to form.

21 A. I would say that the third paragraph is the
22 important paragraph in this letter.

23 Q. (BY MR. MacGILL) Well, the committee is --

24 A. It specifically outlines the scope of what the
25 Committee on Cooperation was there for. Twofold

1 purpose. 1. To assist in a resolution of any
2 issues. And, 2. To facilitate the payments to
3 Guidepost for the investigation.

4 Q. Okay. So you -- Now, you, as the interim president
5 of the Executive Committee, are characterizing what
6 you think is the most important and what the
7 committee, as a whole, wrote in Exhibit 61; is that
8 right?

9 MS. NOKES: Object to form.

10 THE VIDEOGRAPHER: We may need to -- I'm
11 sorry. Did you answer?

12 THE WITNESS: I'm waiting on you. You
13 interrupted.

14 THE VIDEOGRAPHER: I'm sorry to
15 interrupt. We lost the Zoom.

16 MR. MacGILL: Okay. Okay.

17 THE VIDEOGRAPHER: We need to take a
18 break.

19 Off the record at 2:27 p.m.

20 (A discussion was held off the record.)

21 THE VIDEOGRAPHER: We are returning to
22 the record. The time is 2:29 p.m.

23 (The pending question was read back from
24 Page 258, Lines 4 through 8, inclusive.)

25 A. I am not characterizing this in my role, I'm simply

1 stating what they stated as their primary role.

2 First, their primary role was to assist in the
3 resolution of any that issues that arose during the
4 course of the investigation. And, secondarily,
5 they're responsible for approving expenses related
6 to the investigation.

7 Q. (BY MR. MacGILL) Now, sir, with respect to this
8 particular exhibit, Exhibit 61, the entire
9 committee copied you on this email; did they not?

10 A. They did.

11 Q. They copied Jeff Pearson?

12 A. Uh-huh.

13 Q. They copied Willie McLaurin; right?

14 A. Correct.

15 Q. And these -- Mr. McLaurin is referenced here as the
16 Executive Committee executive staff? Or is that
17 referring to all of you?

18 A. That would be all of us.

19 Q. And what was Mr. Pearson's role?

20 A. He was the CFO at the time.

21 Q. All right. And who else was copied on this,
22 Mr. Frank, Mr. Blalock?

23 A. Correct.

24 Q. Mr. Besen?

25 A. Correct.

1 Q. Scarlett Nokes?

2 A. Correct.

3 Q. They are the lawyers that are representing the SBC
4 Executive Committee; is that right?

5 A. That is correct.

6 Q. Julia Wood, who's that? Or Julie Wood.

7 A. Julie Wood.

8 Q. Who is that, sir?

9 A. That is -- she was with Guidepost.

10 Q. And Krista Tongring, who's that?

11 A. She's also with Guidepost.

12 Q. So the entire committee communicated with this
13 group -- This was to the entire -- This was sent to
14 the trustees, with a copy sent to the people we
15 just identified; right?

16 A. That's correct.

17 Q. Now, in Paragraph 1 here of Exhibit 61, the entire
18 committee is writing to the entire board of
19 trustees with copies to lawyers, Guidepost, staff,
20 that the -- saying the Committee on Cooperation was
21 created as a means for assuring the investigation
22 into the EC's handling of sexual abuse is to
23 proceed as planned.

24 Do you see that portion of that sentence?

25 A. I do.

1 Q. And in terms of assuring the investigation was
2 proceeding as planned, what role did you have in
3 that role -- or in that connection of making sure
4 this investigation proceeded as planned?

5 A. Are you speaking to me as --

6 Q. You individually.

7 A. -- vice president --

8 Q. Yes, sir.

9 A. -- or the Executive Committee as a whole?

10 Q. You, as interim president.

11 A. I was not interim president at that time.

12 Q. Okay. When you became interim president -- Strike
13 that.

14 So when you got a copy of this, your role was
15 vice president of communications?

16 A. That's correct.

17 Q. Did you take any steps or have any response to
18 this?

19 A. In what manner?

20 Q. Did you respond in any way to this email?

21 A. I am unsure if I responded or not.

22 Q. Why was counsel involved in November -- on
23 November 27th, 2021, in this matter?

24 MS. NOKES: Object to form, and instruct
25 the witness not to answer as to any privileged

1 communications.

2 MR. MacGILL: That's fair.

3 Q. (BY MR. MacGILL) So do you know why counsel was
4 involved on this -- or copied or this email?

5 MS. NOKES: You can answer that question,
6 you just can't get into any privilege conversation.

7 THE WITNESS: Okay.

8 MR. MacGILL: Agreed.

9 A. I'm little confused with the objection.

10 Q. (BY MR. MacGILL) We'll move to the next question.

11 Now, certain things you are aware of. You are
12 aware of different versions of the report that were
13 given to the Committee on Cooperation; are you not?

14 MS. NOKES: Object to form; outside the
15 scope of the EC 30(b)(6).

16 A. The Executive Committee only saw the final report.
17 I am unaware of how many or what was contained in
18 any previous versions of the report.

19 Q. (BY MR. MacGILL) Well, sir, you were aware -- I
20 think we just covered this in Exhibit 61. You were
21 made aware in November of 20 -- in November of
22 which year?

23 (A discussion was had between Plaintiff's
24 counsel out of the hearing of the reporter.)

25 Q. (BY MR. MacGILL) You were aware in November of

1 2021, in your role of the Executive Committee for
2 the SBC, that the Committee on Cooperation was
3 going to be involved in making sure or, in their
4 words, assuring the investigation would proceed as
5 planned; right?

6 MS. NOKES: Object to form.

7 A. That's correct.

8 Q. (BY MR. MacGILL) Okay. So, as you went -- as you
9 did your work at the SBC Executive Committee, did
10 you become aware that different versions of the
11 report had been circulated --

12 MS. KLEIN: Object to form.

13 Q. (BY MR. MacGILL) -- to the Committee on
14 Cooperation?

15 A. The Executive Committee only has knowledge of the
16 final report, not what was or was not in any
17 previous drafts or how many drafts there were.

18 Q. All right. Well, let's see if -- Let me give you
19 some documents and see if you remember anything any
20 these documents.

21 Let's look at tab -- the next document.

22 (Marked Exhibit No. 66, Confidential
23 Report of the Independent Investigation.)

24 Q. (BY MR. MacGILL) This is Exhibit 66. Do you have
25 that in front of you?

1 A. I pushed a button. Hold on.

2 Okay. All right.

3 Q. All right. And Exhibit 66 says at the top,
4 "Confidential - Draft. Factual Findings for
5 Committee on Cooperation Only. Do Not
6 Disseminate."

7 Was this document ever disseminated to you?

8 MS. NOKES: Object. Objection; outside
9 the scope of the EC 30(b)(6).

10 A. I have never seen this document.

11 Q. (BY MR. MacGILL) Okay. Do you know now, sitting
12 here with the knowledge that you have, that Pastor
13 Johnny was not included in this version of the
14 report?

15 A. I've not read --

16 MS. NOKES: Object to form, and outside
17 the scope of the EC 30(b)(6).

18 A. I've not read this report. I do not know what it
19 contains or does not contain.

20 Q. (BY MR. MacGILL) If you would turn to Page 113 of
21 the report. 112, I'm sorry.

22 MS. KLEIN: I'm going to object. This
23 document has been identified as, "Attorneys Eyes
24 Only. Highly Confidential."

25 So, to the extent that you're going to

1 read from the document --

2 MR. MacGILL: We're not going to read
3 from it.

4 MS. KLEIN: Well, to the extent you're
5 going to read from the document, then Mr. Hunt
6 needs to be placed in a breakout room before we
7 proceed.

8 Q. (BY MR. MacGILL) Sir, are you on Page 112?

9 A. Well, I was on 113.

10 Q. That's okay. Go back one page.

11 A. Okay.

12 Q. And it's Bates number GP 9906. Are you there?

13 A. Oh. Yes.

14 Q. Do you have any knowledge of why this material was
15 redacted?

16 MS. NOKES: Object to form. Outside the
17 scope of the EC 30(b)(6).

18 A. The material at the top, is that what you're
19 talking about?

20 Q. (BY MR. MacGILL) Yes, sir.

21 A. I do not know.

22 Q. All right, sir, separate and apart from the
23 document I have some questions for you.

24 Did you become aware at any time, sir, that
25 Mr. Frank Page was included in a Guidepost report?

1 MS. NOKES: Object to form. Outside the
2 scope of the EC 30(b)(6).

3 A. Included in what way?

4 Q. (BY MR. MacGILL) In writing.

5 A. Mentioned?

6 Q. Yes.

7 A. Yes.

8 Q. Did you come to -- Did you have knowledge,
9 separate and apart from this document, as to
10 whether Mr. Pressler was included in a Guidepost
11 draft?

12 A. In which --

13 MS. NOKES: Object to form. Outside the
14 scope of the EC 30(b)(6).

15 A. In which document?

16 Q. (BY MR. MacGILL) At any time, from Guidepost.

17 A. At any time?

18 Q. Yes, sir.

19 A. In what draft? I'm sorry.

20 Q. Any draft, sir.

21 A. Any draft? That Pressler was --

22 Q. Included.

23 A. Included? Yes.

24 Q. Yes?

25 What was your answer?

1 A. Yes.

2 Q. All right. Did you have any knowledge as to
3 whether Mr. Page was included at any time in any
4 draft of the report?

5 MS. NOKES: Objection to form, and
6 outside the scope of the EC 30(b)(6).

7 A. Yes.

8 Q. (BY MR. MacGILL) Do you have any knowledge as to
9 why Mr. Page was not included in the final report?

10 MS. NOKES: Objection to form. Outside
11 the scope of the EC 30(b)(6).

12 A. He was mentioned in the final report.

13 Q. (BY MR. MacGILL) Okay. Was Mr. Pressler mentioned
14 in the final report?

15 A. I'd have to review, but I believe so.

16 Q. Was Mr. Page referenced in the final report?

17 A. I do believe he was.

18 Q. Now, in the final report is there a section
19 entitled, "Allegations of Abuse Committed by
20 Executive Committee Members"?

21 A. I would have to consult the final report.

22 Q. Okay. Which exhibit do you have in your hand?

23 A. Eight.

24 Q. Okay.

25 A. What was the question again?

1 Q. Take a look at Exhibit 8 in the section involving,
2 "Allegations of Abuse Committed by Executive
3 Committee Members."

4 A. Okay.

5 Q. Sir, are you on -- If you would look at page --
6 beginning on Page 149. Do you see the Section,
7 "Allegations of abuse committed by Executive
8 Committee members"?

9 A. I'm getting there. I do.

10 Q. Was Mr. Page included in this section of this final
11 report?

12 A. He is not.

13 Q. Is Mr. Pressler included in this section of the
14 report entitled, "Allegations of Abuse Committed by
15 Executive Committee Members"?

16 A. He is not.

17 Q. Is Mr. Page included in this version of the report?

18 A. In total?

19 Q. I'm sorry, I misspoke.

20 Is Mr. Paige Patterson included in this
21 portion of the report?

22 A. (The witness reviewed the document.) He's not.

23 Q. Can you tell the Court why Mr. Paige was not
24 included in this section entitled, "Allegations of
25 Abuse Committed by Executive Committee Members"?

1 MS. NOKES: Objection to form. Outside
2 the scope of the EC's 30(b)(6).

3 A. The Executive Committee has no knowledge why
4 certain items were or were not included in the
5 report, as we had no input on the final draft of
6 the report or any other draft.

7 Q. (BY MR. MacGILL) Was Mr. Pressler included in the
8 final report?

9 A. At all?

10 Q. In the section entitled, "Allegations of Abuse
11 Committed by Executive Committee Members"?

12 A. He was not.

13 Q. Was Paige Patterson included in the final report?

14 A. In the entire report?

15 Q. In this section entitled, "Allegations of Abuse
16 Committed by Executive Committee Members"?

17 A. He was not.

18 Q. Do you have any reason -- Do you know why any one
19 of these three people were not included in the
20 allegations of abuse committed by Executive
21 Committee members?

22 A. The Executive --

23 MS. NOKES: Objection to form. Outside
24 the scope of the 30(b)(6).

25 A. The Executive Committee has no knowledge why

1 things -- or allegations were or were not included
2 in the report.

3 Q. (BY MR. MacGILL) As you sit here today, sir, do
4 you have any knowledge as to whether or not the
5 Committee on Cooperation asked for these three
6 names to be removed?

7 MS. NOKES: Objection to form. Outside
8 the scope of the EC 30(b)(6).

9 A. The Executive Committee has no knowledge of any
10 requests made by the Committee on Cooperation.

11 Q. (BY MR. MacGILL) When you say the "Executive
12 Committee," who are you referring to?

13 A. The Executive Committee, the staff.

14 Q. Okay. The staff?

15 A. Yeah.

16 Q. So let's make sure we understand what you're really
17 saying.

18 You're saying -- you're testifying as to the
19 knowledge of the staff associated with this issue
20 as to whether Page (ph), Pressler, and Patterson
21 were included; right?

22 MS. NOKES: Objection to form.

23 A. Correct.

24 Q. (BY MR. MacGILL) Does the Executive Committee,
25 sir, have knowledge, to your understanding, of

1 whether the Committee on Cooperation asked for
2 these names to be removed?

3 MS. NOKES: Objection to form and outside
4 the scope.

5 A. The Executive Committee has no knowledge whether or
6 not that the Committee on Cooperation asked that.

7 Q. (BY MR. MacGILL) Say that again, please.

8 A. The Executive Committee has no knowledge whether or
9 not that request was made by the Committee on
10 Cooperation.

11 Q. Well, wouldn't Mr. Litton know?

12 MS. NOKES: Objection to form. Outside
13 the scope.

14 A. Mr. Litton is not the Executive Committee.

15 Q. (BY MR. MacGILL) He was at the time, sir.

16 A. He was a member of the Executive Committee.

17 Q. Right.

18 And he was -- Was he a member of the Committee
19 on Cooperation?

20 A. He was.

21 Q. Okay. Would he have knowledge, as an Executive
22 Committee member, as to what the Committee on
23 Cooperation did?

24 MS. NOKES: Objection to form.

25 A. That would be a question for Mr. Litton.

1 Q. (BY MR. MacGILL) Would Mr. Batts have knowledge as
2 to what the Committee on Cooperation did with
3 respect to the removal of these names?

4 MS. NOKES: Objection to form.

5 A. That be would a question for Mr. Batts.

6 Q. (BY MR. MacGILL) So he might have that knowledge,
7 might not have that knowledge?

8 MS. NOKES: Objection to form.

9 A. May or may not.

10 Q. (BY MR. MacGILL) Okay. And with respect to the
11 other members, Spalding, DuPree, and --

12 A. Keahbone.

13 Q. Thank you. -- did those three members of the
14 Executive Committee, would they have knowledge as
15 to why, if at all, the Committee on Cooperation
16 asked for these names to be removed?

17 MS. NOKES: Objection to form.

18 A. That would be a question for them individually.

19 Q. (BY MR. MacGILL) But, in any event, you didn't
20 make contact with any five members of the -- Strike
21 that.

22 In any event, you didn't ask any one of these
23 five members of the Executive Committee as to
24 whether the Committee on Cooperation asked for
25 these names to be removed; right?

1 MS. NOKES: Objection to form. Outside
2 the scope of the EC 30(b)(6).

3 A. The Executive Committee has no knowledge of what
4 was in the previous drafts, if there were previous
5 drafts, which apparently there are, per No. 66.

6 Q. (BY MR. MacGILL) Well, you're saying -- Again,
7 sir, let's make sure we understand what you're
8 saying.

9 You've already confirmed that you're referring
10 to the Executive Committee staff. I'm asking about
11 five members of the Executive Committee who were
12 members of the Committee on Cooperation.

13 Why didn't you go ask -- simply ask those five
14 members of the Executive Committee what they did in
15 their work on the Committee on Cooperation?

16 MS. NOKES: Objection to form. Outside
17 the scope.

18 A. Members of the Committee on Cooperation were acting
19 not as representatives of the Executive Committee.

20 Q. (BY MR. MacGILL) All right. Sir, we've read
21 Exhibit 61. You're going to maintain your position
22 that, notwithstanding what's written -- and we've
23 seen with our own eyes repeatedly today in
24 Exhibit 61 -- you're saying that the Executive
25 Committee is entirely distinct from the Committee

1 on Cooperation, is that what you're telling this
2 Court?

3 MS. NOKES: Objection to form and outside
4 the scope.

5 A. The Committee on Cooperation was comprised of
6 members of the Executive Committee, but not a
7 formal committee of the Executive Committee doing
8 its work.

9 Q. (BY MR. MacGILL) It was appointed by the Executive
10 Committee; was it not --

11 MS. NOKES: Objection to form.

12 Q. (BY MR. MacGILL) -- and the Sexual Abuse Task
13 Force; was it not?

14 MS. NOKES: Objection to form.

15 Q. (BY MR. MacGILL) The Committee on Cooperation had
16 three members that had been appointed by the
17 Executive Committee; right?

18 MS. NOKES: Objection to form.

19 A. Incorrect.

20 Q. (BY MR. MacGILL) How many?

21 A. Two.

22 Q. Two?

23 And where were the other two from?

24 A. One was the SBC president. Two were appointed by
25 the Sexual Abuse Task Force.

1 Q. Okay. So five members. SBC president and two
2 members of the Executive Committee. Two members
3 appointed by the Executive Committee; right?

4 A. Correct.

5 Q. And two members appointed by the Sexual Abuse Task
6 Force; right?

7 A. Correct.

8 Q. And, as you've covered before, all five members of
9 the Committee on Cooperation were, in fact, members
10 of the SBC Executive Committee; right?

11 A. Correct.

12 Q. Notwithstanding those facts, what you're
13 representing to the Court on your oath, is that the
14 Committee on Cooperation is entirely distinct from
15 the Executive Committee of the SBC --

16 MS. NOKES: Objection to form.

17 Q. (BY MR. MacGILL) -- right?

18 MS. NOKES: Objection to form.

19 A. The Committee on Cooperation was made up of five
20 members of the Executive Committee and were not to
21 disclose any part of the report to anyone at the
22 Executive Committee.

23 MR. MacGILL: Sir, we'll mark the next
24 exhibit as 67.

25

1 (Marked Exhibit No. 67, May 13, 2022

2 Email from Christina Bischoff to Julie Myers Wood
3 and Krista Tongring.)

4 Q. (BY MR. MacGILL) And do you see on Exhibit 67,
5 sir -- this is an email from Christina Bischoff.

6 Do you see that?

7 A. I do.

8 Q. Do you know who she is?

9 A. I do not.

10 Q. Have you seen this document before?

11 A. I have not. No one on this document is a member --

12 Q. Do you see the attachments, Draft Hunt section for
13 CoC.docx.

14 A. I see that.

15 Q. Do you know whether the Committee on Cooperation
16 provided any comments on the Hunt section of the
17 report to Guidepost?

18 MS. NOKES: Objection to form. Outside
19 the scope of the EC 30(b)(6).

20 A. The Executive Committee has no knowledge of any
21 edits or suggested edits made by the Committee on
22 Cooperation.

23 Q. (BY MR. MacGILL) And, again, as before, with
24 respect to this particular document, you made no
25 inquiry of the five members of the Committee on

1 Cooperation; is that right?

2 MS. NOKES: Objection to form.

3 A. That's correct.

4 Q. (BY MR. MacGILL) Are you aware, sir, of any
5 concerns raised by any member of the Committee on
6 Cooperation regarding the allegations against
7 Pastor Johnny Hunt in this draft of the report?

8 MS. NOKES: Objection to form and outside
9 the scope.

10 A. The Executive Committee is not aware of any
11 concerns because, per the guidelines of the
12 Committee on Cooperation, they were not to disclose
13 information about the report.

14 Q. (BY MR. MacGILL) Are you, sir, aware of any
15 concerns raised by anyone on the Committee on
16 Cooperation or anyone on that committee regarding
17 the allegations associated with Pastor Johnny Hunt
18 in the report?

19 MS. NOKES: Objection to form. Outside
20 the scope.

21 A. I'm not aware of any objections made by members of
22 the Committee on Cooperation, because they were
23 instructed not to discuss or disclose the contents
24 of the draft.

25 Q. (BY MR. MacGILL) To your knowledge, did any member

1 of the Committee on Cooperation ask to see any,
2 quote, corroborating evidence associated with the
3 allegations against Pastor Johnny Hunt?

4 MS. NOKES: Objection to form. Outside
5 the scope of the 30(b)(6).

6 A. The Executive Committee has no knowledge of any
7 requests made by the Committee on Cooperation
8 regarding the draft of the report.

9 Q. (BY MR. MacGILL) Do you have any knowledge, sir,
10 of any member of the cooperation -- Committee on
11 Cooperation asking to seeing any corroborating
12 evidence?

13 MS. NOKES: Objection to form and outside
14 the scope.

15 A. I have no knowledge of any member of the Committee
16 on Cooperation making any requests for
17 corroborating evidence.

18 MR. MacGILL: Okay. Let's go with the
19 next exhibit.

20 Sir, we'll mark as the next exhibit the
21 Exhibit 68.

22 (Marked Exhibit No. 68, May 17, 2022
23 Email from Sunny Lee to Samantha Kilpatrick.)

24 Q. (BY MR. MacGILL) Do you see this email from Sunny
25 Lee to Samantha Kilpatrick, with a copy to

1 Mr. Holske?

2 A. I see the email.

3 Q. And have you seen this before?

4 A. I have not.

5 Q. There's a reference here. "Can you guys read the
6 TF edit suggestion and let me know what you think?"

7 I'm going to tell you that, assuming that "TF"
8 stands for task force, does this refresh your
9 memory or jog anything in your mind about
10 communications at this point in time, May 17th, or
11 thereabouts, pertaining to edits from the task
12 force?

13 MS. NOKES: Objection to form and outside
14 the scope of the EC 30(b)(6).

15 A. The EC has no knowledge of this email, as no one
16 from the Executive Committee or on the Executive
17 Committee was copied or received this email.

18 Q. (BY MR. MacGILL) Okay. And you've not seen this
19 since?

20 A. I've never seen it at all.

21 Q. Okay. You've never seen this document, Exhibit 68?

22 A. Correct.

23 Q. Now, separate and apart from this document, did you
24 come to understand that the Sexual Abuse Task Force
25 of the SBC had had concerns that they expressed to

1 Guidepost concerning Dr. Hunt and his involvement
2 here?

3 MS. NOKES: Objection to form. Outside
4 the scope of the EC 30(b)(6).

5 A. The Executive Committee has no knowledge of any
6 communications between the task force and Guidepost
7 that it was not copied on or informed of.

8 Q. (BY MR. MacGILL) Did you work with Sunny Lee at
9 any time?

10 A. I may have met Sunny. You'd need to define "work
11 with."

12 Q. What interactions did you have with Sunny Lee?

13 A. Like I said, I may have met her. I met two people
14 from Guidepost whenever I did my personal interview
15 with them. I do not remember who they were. I
16 believe Sunny was one of them, but I am uncertain.

17 Q. Was she employed by Guidepost?

18 A. She is -- or was. I don't know if she still is.
19 Sorry.

20 Q. Sir, we'll pull up the next exhibit.

21 (Marked Exhibit No. 69, Typos &
22 Redactions, Errors Document.)

23 Q. (BY MR. MacGILL) Sir, we've pulled up Exhibit 69.
24 Have you seen this before?

25 MS. KLEIN: I'm going to raise, again --

1 this document's been identified as "Highly
2 Confidential and Attorneys Eyes Only."

3 To the extent that you're going to read
4 from the document, we'll need to take a break and
5 have Mr. Hunt exit the proceedings.

6 Q. (BY MR. MacGILL) Have you seen Exhibit 69 before?

7 A. I have not.

8 Q. Do you know whether the SBC Task Force provided
9 comments to Guidepost on any draft of the report?

10 MS. NOKES: Objection to form. Outside
11 the scope of the EC 30(b)(6).

12 A. Could you restate the question, please?

13 Q. (BY MR. MacGILL) Are you aware of any comments
14 given by the SBC Task Force to Guidepost at any
15 time?

16 MS. NOKES: Objection to form. Outside
17 the scope.

18 A. The Executive Committee is unaware of any
19 communications regarding edits or suggestions to
20 the report. The Executive Committee only has
21 knowledge of the final report.

22 Q. (BY MR. MacGILL) So you identified previously,
23 several times, the membership of the Committee on
24 Cooperation. Do you recall that line of testimony?

25 A. Yes.

1 Q. And Mr. Bruce Frank, what was his role in the
2 Guidepost report?

3 MS. NOKES: Object to form. Outside the
4 scope.

5 A. Define "role."

6 Q. (BY MR. MacGILL) How was he involved with the
7 Guidepost report?

8 A. He was the chairman of the Sex Abuse Task Force.

9 Q. Did Guidepost send, to your knowledge, a draft of
10 the Guidepost report to Mr. Bruce Frank?

11 MS. NOKES: Object to form. Outside the
12 scope of the EC 30(b)(6).

13 A. The Executive Committee has no knowledge of any
14 previous drafts, other than the final draft.

15 Q. (BY MR. MacGILL) Okay. Now, sir, just as an
16 administrative matter, you're going to be giving
17 testimony on behalf of the SBC?

18 A. That is the plan.

19 Q. Yeah. And so when it comes time to look at, for
20 example, this letter or this exhibit and the one
21 prior, you will be able, in the context of your SBC
22 testimony, to be able to give information about the
23 Sexual Abuse Task Force and their responses; is
24 that right?

25 MS. NOKES: Object to form. Outside the

1 scope of this deposition.

2 A. That's a question for another day.

3 Q. (BY MR. MacGILL) What do you mean it's a "question
4 for another day"?

5 MS. NOKES: Object to form. Outside the
6 scope of this deposition to be planning for a
7 different deposition.

8 Q. (BY MR. MacGILL) Do you have knowledge, sir --
9 You'll be representing the SBC.

10 Do you have knowledge of this document in
11 connection with your designated role as the SBC
12 testifier in the 30(b)(6)?

13 MS. NOKES: Object to form. Outside the
14 scope of this deposition.

15 A. That would be a question for the other deposition.

16 Q. (BY MR. MacGILL) Do you or do you not have that
17 knowledge?

18 MS. NOKES: Same objection as to form and
19 outside the scope.

20 MR. PIETSCH: I'm going to pose an
21 objection on behalf of the SBC to the extent that
22 you're asking him about his role in testifying for
23 the SBC --

24 MR. MacGILL: Right, we are.

25 Q. (BY MR. MacGILL) Do you have that knowledge, sir?

1 MS. NOKES: Same objection.

2 A. That's a question for another deposition.

3 Q. (BY MR. MacGILL) You're making an objection?

4 I'm just asking you: Do you have that
5 knowledge or not? I'm not asking you to answer,
6 I'm just saying, do you have that knowledge of this
7 exhibit, in your role as the -- Exhibit 69, will
8 you be able to testify to that in your separate
9 deposition for the SBC?

10 MS. NOKES: Objection to form. Outside
11 the scope of this deposition.

12 A. That's for another deposition.

13 Q. (BY MR. MacGILL) I'm sorry?

14 A. That answer's for another deposition.

15 Q. Are you aware, sir -- looking at Exhibit 69, are
16 you aware of whether Guidepost sent this to -- sent
17 this version to Mr. Frank's specifically?

18 MS. NOKES: Objection to form. Outside
19 the scope of this deposition.

20 A. The Executive Committee has no knowledge of any
21 communications between Pastor Frank and Guidepost
22 that do not include the Executive Committee.

23 Q. (BY MR. MacGILL) Do you have any knowledge of that
24 yourself, sir?

25 MS. NOKES: Same objections.

1 A. I have no knowledge of any communications between
2 Pastor Frank and the Guidepost that I was not
3 copied on or included on.

4 Q. (BY MR. MacGILL) So you have no knowledge of any
5 kind -- of any communication between Guidepost, on
6 the one hand, and Mr. Frank on the other?

7 MS. NOKES: Object to form. Outside the
8 scope.

9 A. Correct.

10 Q. (BY MR. MacGILL) Did Mr. Frank communicate with
11 Julie Myers Wood about Pastor Johnny Hunt?

12 MS. NOKES: Object to form. Outside the
13 scope of the EC 30(b)(6).

14 A. The Executive Committee has no knowledge of Pastor
15 Franks.

16 Q. (BY MR. MacGILL) Do you have any knowledge -- any
17 such knowledge of Julie Myers Wood communicating
18 with Pastor Johnny?

19 MS. NOKES: Object to form. Outside the
20 scope.

21 A. The Executive Committee has no knowledge of any
22 communication it was not included or copied on.

23 Q. (BY MR. MacGILL) What did you do to determine that
24 the, quote, Executive Committee had no knowledge of
25 communications between Julie Myers Woods -- or

1 about communication between Julie Myers Wood and
2 Pastor Johnny?

3 A. Counsel ran search terms on archived emails from
4 the -- from/with the Executive Committee. I don't
5 know what the right phrases there. The emails at
6 the Executive Committee.

7 Q. I'm sorry? Emails what?

8 A. The EC emails. They ran search terms on the
9 archive of the EC emails.

10 Q. Okay. And then what-- who did that? You say
11 counsel did. Is this the counsel in the room here?

12 A. Yes.

13 Q. And which counsel?

14 A. I believe it was Bradley.

15 Q. The Bradley firm?

16 A. Yes.

17 Q. Okay. So they ran search terms that involved which
18 parties or entities or people; do you know?

19 A. Pastor Hunt and anything like related to the
20 deposition today.

21 Q. Well, anything related to the deposition, what do
22 you mean, the Executive Committee?

23 A. I'm sorry?

24 Q. They did search terms of communications between
25 Pastor Hunt and whom?

1 A. No, not between him, related to emails about the
2 Guidepost report and Pastor Hunt.

3 Q. Okay. And did those search terms include
4 communications that had been involving Mr. Litton?

5 MS. NOKES: Object to form.

6 A. They may have.

7 Q. (BY MR. MacGILL) Do you know?

8 A. I read 1100 pages of emails. I don't exactly
9 remember every one of them.

10 Q. When did you read the 1100 pages of emails?

11 A. In the last week.

12 Q. In the last week?

13 A. Uh-huh.

14 Q. And how long did it take you to review those
15 emails?

16 A. A few hours.

17 Q. A few hours?

18 How many, can you estimate?

19 A. Four.

20 Q. Four? About 250 emails an hour?

21 A. Well, 250 pages.

22 Q. Okay. 1100 emails, 250 pages?

23 A. No, no. No, no, no, no. 1100 pages of emails.

24 Q. I'm sorry, my mistake.

25 A. Yes.

1 Q. You read 1100 pages of emails --

2 A. Yes.

3 Q. -- over the past week or so?

4 A. Yes, correct.

5 Q. All right. And you read about 250 pages of emails
6 per hour?

7 A. If that's what you want to average it out to, sure.

8 Q. Well, four hours into 1100 is about, what, 260 --

9 A. 275.

10 Q. Yeah, that's right, 275. Yeah.

11 So you looked -- in preparation for the
12 testimony you read about 275 pages of emails over
13 four -- in each of four hours to prepare?

14 A. Roughly, yeah.

15 Q. Okay. And where did you get these emails?

16 A. They were provided to me by counsel.

17 Q. By counsel?

18 A. Uh-huh.

19 Q. Were they provided to you in a book or --

20 A. PDF.

21 Q. In a book?

22 A. A PDF.

23 Q. A PDF?

24 A. Yeah.

25 Q. And these 1100 pages of emails, they were provided

1 to you by the Bradley firm; is that right?

2 A. That's correct.

3 (A discussion was had between Plaintiff's
4 counsel out of the hearing of the reporter.)

5 (Marked Exhibit No. 70, May 13, 2022
6 Julie Myers Wood Screenshot of a Text Message.)

7 Q. (BY MR. MacGILL) Sir, I'm going to give you the
8 next exhibit. This is Exhibit 70.

9 Have you seen Exhibit 70 before?

10 A. I have not.

11 Q. Sir, this is a screenshot of a text message
12 involving Julie Myers Wood, the CEO of Guidepost,
13 and there's a reference here.

14 Do you know whether this was sent to Bruce
15 Frank?

16 MS. NOKES: Objection to form. Outside
17 the scope of the EC 30(b)(6).

18 A. That is -- The EC is not included on this text
19 message. I do not know who the recipients are.

20 Q. (BY MR. MacGILL) Well, beneath you see "Julie
21 Myers Wood, Per Dr. Frank."

22 Do you see that?

23 A. I do.

24 Q. Do you have any idea of who Dr. Frank would be?

25 A. Not conclusively.

1 Q. Do you think that might be Bruce Frank, sir?

2 A. That would be a question for Julie.

3 Q. Or Bruce Frank?

4 A. Or Bruce Frank.

5 Q. Okay. Then you see Russ Holske saying, "Hunt
6 resigned." Do you see that?

7 A. I see that.

8 Q. Then above that there's, "Just an FYI. Our POI
9 resigned this morning from NAMB and pastor emeritus
10 role."

11 Do you see that?

12 A. I do.

13 Q. He told them he, quote, was going to be in the
14 report, unquote.

15 Do you see that?

16 A. I do.

17 Q. Do you know what "POI" refers to, sir?

18 MS. NOKES: Object to form. Outside the
19 scope.

20 A. I'm unsure what -- Is this an email -- I'm sorry.

21 Can I ask you a question?

22 Q. (BY MR. MacGILL) No.

23 A. Okay. Then never mind.

24 Q. You don't know what POI refers to?

25 A. I don't know who wrote the text message that we're

1 seeing here. This is a screenshot from --

2 THE WITNESS: Bless you.

3 A. It's a screenshot from Julie Myers Wood --

4 THE WITNESS: Bless you again.

5 A. -- and you would have to ask the author of this
6 what their meaning of "POI" is.

7 Q. (BY MR. MacGILL) I want you to assume -- and the
8 jury will hear this by the time you testify, sir --
9 that "POI" means person of interest.

10 A. Okay.

11 Q. Was Pastor Johnny Hunt a, quote, person of
12 interest, unquote?

13 MS. NOKES: Objection to form. Outside
14 the scope of the EC 30(b)(6).

15 A. You would have to ask the author of the text
16 message --

17 Q. (BY MR. MacGILL) Had you seen --

18 A. -- whether or not it was.

19 Q. Had you seen -- and, you know, just as an example,
20 sir, in the 11,000 -- pardon me, in the 1100 pages
21 of emails that you reviewed to prepare to give
22 testimony, did you see any reference to this
23 phrase, person of interest, in any one of those
24 pages?

25 MS. NOKES: Objection to form. Outside

1 the scope.

2 A. I did not.

3 Q. (BY MR. MacGILL) Okay. Sir, would it be a fair
4 and balanced presentation to be designating a
5 particular person as a, quote, person of interest,
6 unquote, in a report or an endeavor such as this,
7 in your judgment?

8 MS. NOKES: Objection to form. Outside
9 the scope of the EC 30(b)(6).

10 A. Since the EC was not the author of this, you would
11 have to ask the author of the message what their
12 intent was --

13 Q. (BY MR. MacGILL) Okay.

14 A. -- or the propriety of it.

15 Q. Now, Mr. Bruce Frank, was he at any point a member
16 of the Executive Committee of the SBC?

17 A. I do not believe he has ever been a member of the
18 Executive Committee.

19 Q. Do you know whether Mr. Frank communicated with
20 [REDACTED] at any time associated with this
21 Guidepost investigation?

22 MS. NOKES: Objection to form. Outside
23 the scope of the EC 30(b)(6).

24 A. The Executive Committee would only know if

25 Mr. Frank and -- what was the other name, I'm

1 sorry?

2 Q. (BY MR. MacGILL) ████████████████████

3 A. -- Mr. ██████████ had communicated if we were copied on
4 it, and we have -- I've not seen any communications
5 with those two.

6 Q. Did any member of the Committee on Cooperation
7 communicate with ██████████ ██████████ before Mr. ██████████
8 brought his allegations against Pastor Johnny Hunt?

9 MS. NOKES: Objection to form. Outside
10 the scope of the EC 30(b)(6).

11 A. The Executive Committee would only have knowledge
12 of any communications if we were included on it.

13 Q. (BY MR. MacGILL) And do you have any knowledge
14 about that?

15 A. I do not.

16 MS. NOKES: Objection to form. Outside
17 the scope.

18 THE WITNESS: Sorry.

19 Q. (BY MR. MacGILL) Now, the engagement, sir, in this
20 matter called for a liaison between -- to be
21 elected between the Executive Committee and
22 Guidepost.

23 Do you remember that?

24 A. I do.

25 Q. And who was the liaison appointed?

1 A. That was Pastor Litton.

2 Q. And so he was the Executive Committee
3 representative to be the liaison?

4 A. He was the Committee on Cooperation liaison.

5 Q. Well, sir, I didn't ask you about the Committee on
6 Cooperation, I asked you specifically something
7 different, and I think you're aware of that.

8 I asked you as to whether there was a call for
9 a liaison to be elected between the Executive
10 Committee and Guidepost.

11 Do you recall that?

12 A. I do.

13 MS. NOKES: Objection to form.

14 Q. (BY MR. MacGILL) And, in fact, the engagement
15 called for exactly that, didn't it?

16 A. Uh-huh.

17 MS. NOKES: Objection to form.

18 A. It did.

19 Q. (BY MR. MacGILL) And it said Executive Committee
20 and Guidepost, not Committee on Cooperation and
21 Guidepost; right?

22 MS. NOKES: Objection to form.

23 A. It did.

24 Q. (BY MR. MacGILL) You're laughing. Is there
25 something amusing here?

1 A. Yeah, actually.

2 Q. What's amusing, sir?

3 A. All right. Here we go.

4 Q. Tell us what is amusing, sir.

5 A. Just the line of questioning.

6 Q. What's amusing about the line of questioning?

7 A. All right. So --

8 Q. Tell the Court what is amusing, sir, about the line
9 of questioning, when I've asked you about the
10 liaison elected between the EC and Guidepost.

11 A. What point of Exhibit 2 are you discussing?

12 Q. There's a question pending, sir.

13 I'd like you to tell this Court and jury
14 what's amusing about my question about the liaison
15 and the election of that liaison between the
16 Executive Committee and Guidepost. What is amusing
17 about that?

18 A. Nothing.

19 MS. NOKES: Objection to form.

20 Q. (BY MR. MacGILL) I'm sorry?

21 A. Nothing.

22 Q. Well, the engagement letter, sir, calls for a
23 liaison; does it not?

24 A. What point are you --

25 Q. It calls for a liaison; does it not?

1 A. It does.

2 Q. And specifically it calls for a liaison to be
3 elected between the Executive Committee and
4 Guidepost; right?

5 A. That's true.

6 Q. Is that right?

7 A. Correct.

8 Q. Read out loud the portion of the engagement letter
9 that makes that specific provision, if you would.

10 A. It's Exhibit 2.

11 Q. All right.

12 A. 2.3, second bullet. "Electing, in cooperation with
13 the Task Force, a liaison between the Executive
14 Committee and Guidepost Solutions to insure a
15 smooth flow of information and response to
16 information requests."

17 Q. And that's on Bates No. EC 13; is it not?

18 A. Yes.

19 Q. And so that liaison between the Executive
20 Committee, on the one hand, and Guidepost, that's
21 what you just referred to in your testimony --

22 A. It is.

23 Q. -- is that right?

24 A. It is.

25 Q. And Mr. Litton was elected to be the liaison for

1 the Executive Committee; is that right?

2 A. I believe so.

3 Q. And there were going to be communications
4 between that liaison of the Executive Committee and
5 Mr. Litton concerning the plaintiff in the report;
6 right?

7 MS. NOKES: Objection to form. Outside
8 the scope.

9 A. Could you restate the question?

10 Q. (BY MR. MacGILL) I'm referring now, sir, to the
11 role of the Executive Committee, specifically the
12 Executive Committee and its liaison, Mr. Litton.

13 Do you understand that context?

14 A. Uh-huh.

15 Q. With respect to that particular context, where the
16 Executive Committee was acting to be a liaison with
17 Guidepost, what specifically did Mr. Litton do in
18 that role concerning Pastor Johnny Hunt in the
19 report?

20 MS. NOKES: Objection to form.

21 A. That would be a question for Mr. Litton. His role
22 was to insure the smooth flow of information and
23 response to information requests.

24 Q. (BY MR. MacGILL) Well, sir, you're here to testify
25 on behalf of the Executive Committee. Its liaison

1 is Mr. Litton, and we're asking you questions about
2 Mr. Litton's role in that capacity. You understand
3 that context?

4 A. Uh-huh.

5 Q. With respect to that context, sir, his role, the
6 Executive Committee liaison provided for in this in
7 engagement letter, did Guidepost provide Mr. Litton
8 with any updates on its investigation of Pastor
9 Johnny Hunt?

10 A. The Executive --

11 MS. NOKES: Objection to form and outside
12 the scope.

13 A. The Executive Committee has no knowledge of any
14 updates provided from Guidepost to Pastor Litton.

15 Q. (BY MR. MacGILL) Concerning Pastor Johnny Hunt?

16 A. In general.

17 Q. Did you make any inquiries, sir, in your role as
18 being the Executive Committee representative, of
19 what Mr. Litton did or didn't do with respect to
20 the investigation associated with Johnny -- Pastor
21 Johnny Hunt?

22 MS. NOKES: Objection to form. Outside
23 the scope as outlined in our objections.

24 A. I did not.

25 Q. (BY MR. MacGILL) Now, when did you last speak to

1 Mr. Litton?

2 A. I'm unsure.

3 Q. All right. Well, looking at Exhibit 2, which is
4 the engagement letter, right, and you read from
5 Exhibit 2 on Page No. 13.

6 You understood, prior to coming here, that
7 Mr. Litton had been elected to be the liaison for
8 the Executive Committee; right?

9 A. That's correct.

10 Q. And so coming into this deposition you knew that
11 reality existed, that Mr. Litton was an Executive
12 Committee liaison with Guidepost; correct?

13 A. That's correct.

14 Q. And you didn't call Mr. Litton to get any
15 information about his role?

16 A. I did not. Mr. Litton was not listed in the
17 initial disclosures document.

18 Q. You say the "initial disclosures document." What
19 you referring to?

20 A. (Indicated.)

21 Q. What do you have in your hand?

22 A. The initial disclosures document.

23 Q. May I see it? Where did you get this?

24 A. It was provided by counsel.

25 MR. MacGILL: Let's go ahead and mark

1 that.

2 (Marked Exhibit No. 71, Executive
3 Committee Rule 26(a)(1) Disclosures.)

4 Q. (BY MR. MacGILL) Did you bring Exhibit 71 with
5 you?

6 A. I did.

7 Q. What else did you bring with you here today?

8 A. Copies of the report, the engagement letter, and
9 other documents filed in the case.

10 Q. May I see the other documents filed in the case?

11 A. (The witness complied with the request.)

12 Q. Thank you.

13 MR. BUNDREN: This one, too.

14 Did you mark the disclosures as 71?

15 MR. SANDERS: Yes.

16 MR. BUNDREN: Thank you.

17 A. That's just the unbound report. Here you go.

18 Q. (BY MR. MacGILL) Sir, I've got in my hand
19 exhibit -- we've marked as Exhibit 1 -- pardon me,
20 we've marked as Exhibit 71, the Executive Committee
21 Rule 26(a)(1) disclosures.

22 You just gave testimony, saying that you
23 didn't follow-up with Mr. Litton, the Executive
24 Committee liaison with Guidepost, because he was
25 not in the disclosures, Exhibit 71; is that right?

1 A. Correct.

2 Q. Now, Topic 25 of your deposition note of 30 -- of
3 the deposition notice says, "The role of the
4 liaison between Guidepost and the Executive
5 Committee regarding the plaintiff."

6 Were you aware that was one of your topics?

7 A. I was.

8 Q. I'm sorry?

9 A. I was. Thank you.

10 Q. All right. Do you want to go -- do you want to
11 take a look at it?

12 A. Yeah. He just pulled it up.

13 Q. All right. Do you see that?

14 A. Uh-huh.

15 Q. Now, tell us what you did to inform yourself about
16 the role of the liaison between Guidepost and the
17 Executive Committee, meaning Mr. Litton? What did
18 do you to inform yourself prior to coming here
19 today on Topic 25?

20 A. I would have looked at the engagement and what the
21 role was lined out to be.

22 Q. Okay. Well, you didn't contact Mr. -- you didn't
23 contact Mr. Litton to determine the metes and
24 bounds of that role?

25 MS. NOKES: Object to form.

1 A. I studied the engagement letter and what the role
2 was scoped out to be, per the engagement.

3 Q. (BY MR. MacGILL) Well, sir, you were laughing just
4 a minute ago about my questions about the liaison;
5 were you not?

6 MS. NOKES: Object to form.

7 A. I was not laughing about your questions.

8 Q. (BY MR. MacGILL) All right. Well -- and I want to
9 know -- and this maybe goes to the counsel, but
10 we're not going to litigate with the counsel here
11 today.

12 But do you have any -- do you have any
13 knowledge as to why Mr. Litton was not disclosed on
14 Exhibit 71 as somebody with knowledge?

15 MS. NOKES: Object to form. Outside the
16 scope of the EC 30(b)(6) deposition.

17 Q. (BY MR. MacGILL) Do you know, sir?

18 A. I do not.

19 Q. Well, you've read with your own eyes here this
20 afternoon that he is expressly referred to as the
21 liaison; right?

22 A. Yeah.

23 MS. NOKES: I ask that we take another
24 break whenever we're at a good stopping point.

25 MR. MacGILL: Yeah, just two questions.

1 Famous last words; right?

2 Q. (BY MR. MacGILL) So did you come to learn that
3 Guidepost's investigative team in this matter were
4 focused on creating an impact from their report?

5 MS. NOKES: Object to form.

6 MS. KLEIN: Object to form.

7 MS. NOKES: Outside the scope.

8 A. The Executive Committee has no knowledge of that.

9 Q. (BY MR. MacGILL) I'm sorry?

10 A. The Executive Committee has no knowledge of that.

11 Q. Well, sir, let me ask one follow-up question on
12 this.

13 Have you seen, with your own eyes, some
14 statements by the investigative team, in commenting
15 on the draft of the report that the draft, as it
16 then existed, lacked, quote, impact, unquote?

17 MS. KLEIN: Object to form.

18 MS. NOKES: Object to form. Outside the
19 scope of the EC 30(b)(6).

20 A. The Executive Committee had no knowledge of any
21 internal Guidepost emails or communications.

22 Q. (BY MR. MacGILL) Did anyone at Guidepost, sir,
23 tell you yourself that Mr. [REDACTED] had
24 complained about the report to Guidepost after its
25 publication, saying it was misleading?

1 MS. NOKES: Object to form.

2 A. The Executive Committee has no knowledge of any
3 communications between Mr. [REDACTED] and Guidepost.

4 Q. (BY MR. MacGILL) In the 1100 pages of emails that
5 you read in preparation for this deposition, did
6 you read any May 2022 email from [REDACTED] [REDACTED]
7 complaining that the Guidepost report was
8 misleading?

9 MS. NOKES: Object to form. Outside the
10 scope.

11 A. The Executive Committee has no knowledge of any
12 emails from [REDACTED] [REDACTED] regarding the report.

13 Q. (BY MR. MacGILL) And you saw no such email dated
14 in May 2022 from [REDACTED] [REDACTED] in your preparations?

15 MS. NOKES: Object to form. Outside the
16 scope.

17 A. The Executive Committee has no knowledge of any
18 emails from [REDACTED] [REDACTED] regarding the report.

19 Q. (BY MR. MacGILL) Did you see any such emails in
20 your preparation, sir?

21 MS. NOKES: Object to form. Outside the
22 scope.

23 A. Did not.

24 Q. (BY MR. MacGILL) Did not?

25 MR. MacGILL: Let's take a break.

1 THE VIDEOGRAPHER: Okay. We're going off
2 the record. The time is 3:24 p.m.

3 (A recess was taken from 3:24 p.m. to
4 3:39 p.m.)

5 THE VIDEOGRAPHER: We are returning to
6 the record. The time is 3:39 p.m.

7 (Marked Exhibit No. 72, May 17, 2022
8 Email by Amy Thompson to EC Members.)

9 Q. (BY MR. MacGILL) Sir, I want to turn to the next
10 exhibit.

11 As we're calling that up, do you recall an
12 Executive Committee meeting on May 19th regarding
13 the report?

14 A. I do.

15 Q. And what was the purpose of that meeting?

16 A. That meeting was a preliminary meeting before the
17 report was to be published.

18 Q. And was there -- Yeah, let's go ahead and call that
19 up at this point. This will be 71 --

20 THE REPORTER: 72.

21 MR. MacGILL: 72. My mistake. Thank
22 you.

23 Q. (BY MR. MacGILL) Do you have Exhibit 72 in front
24 of you?

25 A. I do.

1 Q. And is this an email sent by Amy Thompson?

2 A. The original email, yes.

3 Q. And this was directed to whom?

4 A. That was to the Executive Committee members.

5 Q. And that would be some 80 people?

6 A. Roughly.

7 Q. And did you approve this email before it went out?

8 A. I did not.

9 Q. And do you know who did?

10 A. This was written by Chairman Slade.

11 Q. All right. And -- But at the top of this you show

12 from Jonathan Howe to Scarlett Nokes. You sent

13 this on July 25th, 2023. Do you see that?

14 A. I do.

15 Q. All right. And do you remember why you did so?

16 A. I don't.

17 Q. But, in any event, you sent this along to your

18 counsel on the 25th of July; is that right?

19 A. Yes. Hum.

20 Q. Now, what was Amy Thompson's role at the time she

21 sent this?

22 A. She's the director of corporate relations.

23 Q. And this is a message -- this is a message from

24 whom?

25 A. From Chairman Slade of the Executive Committee.

1 Q. And this was an informational call for the entire
2 EC membership; is that right?

3 A. That is correct.

4 Q. Did you participate in the call?

5 A. I was on the call.

6 Q. What was discussed?

7 A. The report that was about to be released.

8 Q. And what's -- was -- were the contents disclosed?

9 A. No, sir.

10 Q. Did anyone mention the allegations against Pastor
11 Johnny Hunt in the report?

12 A. No, sir.

13 Q. Did Johnny Hunt's name come up during this
14 communication on May 19th?

15 A. It did not.

16 Q. Now, Mr. Slade also asked for a full EC meeting on
17 Tuesday, May 24th, at, what is it, 10 a.m. Eastern?

18 A. 11:00 a.m. Eastern.

19 Q. 11:00 a.m. Eastern.

20 Did that -- To review the report. Did you
21 hear that? Or strike that.

22 Do you see that?

23 A. I do.

24 Q. And was there -- did you attend the meeting?

25 A. I did.

1 Q. Were the allegations against Pastor Johnny Hunt in
2 the report discussed?

3 A. I don't believe they were. It's possible -- It's
4 possible, but that was not the focus of that
5 meeting.

6 Q. What was the focus of that call?

7 A. That call, on the 11th -- I'm sorry, on the 24th at
8 11:00 a.m. Eastern, focused mostly on former EC
9 staff, as well as the -- what do you call it -- the
10 information that was released in the report related
11 to a list of persons who had been arrested or
12 accused or otherwise had a new story online that
13 had been collected. A collection of news stories
14 over the years at the EC. That the EC staff had
15 collected.

16 Q. When you say it focused on the EC staff, what was
17 said? What was discussed?

18 A. Primarily it was involving former Executive
19 Committee President D. August Boto.

20 Q. Could you spell the name, please?

21 A. D, period, August, Boto, B-O-T-O.

22 Q. And what was discussed about Mr. Boto?

23 A. It was primarily discussed about -- what the
24 allegations in the report as it related to him and
25 his response within the report.

1 Q. And can you summarize for us what was discussed?

2 A. It had been the allegations of kind of stonewalling
3 or resisting reforms, as well as the existence of
4 that list of articles that I mentioned before.

5 Q. The Houston Chronicle articles?

6 A. No, no, no. I'm sorry. The list -- the other list
7 that they had kept internally of articles related
8 to arrests, and lawsuits or allegations of sexual
9 abuse involving Baptist churches.

10 Q. Arrests, lawsuits -- arrests and lawsuits
11 associated with sexual abuse?

12 A. And allegations.

13 Q. And was there a list of those -- the people
14 involved in the arrest, the lawsuits or the
15 allegations that was discussed during the meeting?

16 A. There was.

17 Q. And who was on the list?

18 A. Oh, no, I'm sorry, those individuals were not
19 discussed. I'm sorry for misstating that.

20 It was a list that was collated at the
21 Executive Committee of people who had been
22 arrested, sued or alleged to have committed sexual
23 abuse. Those were a collection of news stories
24 that had been kept at the Executive Committee and
25 that existence came to light in the report.

1 Q. Was Pastor Johnny Hunt mentioned in connection with
2 this particular conversation or discussion?

3 A. He was not.

4 Q. Sir, I want to switch topics and talk about some
5 details here.

6 At the time that you arranged for the
7 publication of the Guidepost report, did you have
8 an understanding, at least generally speaking, that
9 this would -- this report would generate national
10 publicity?

11 A. I think that's fair to say.

12 Q. Yeah.

13 And what made you have the understanding, at
14 least generally speaking, that once you published
15 this Guidepost report, that it would have
16 potentially national publicity?

17 A. I'd say just the understanding of the -- and
18 anticipation of the report. It was well-known and
19 widespread.

20 Q. And were you aware that as of February of 2022 that
21 Guidepost had not identified any new allegations of
22 sexual abuse compared to what it had already known?

23 MS. KLEIN: Object to form.

24 MS. NOKES: Object to form and outside
25 the scope of the EC 30(b)(6).

1 A. The Executive Committee had no knowledge of any
2 previous versions or drafts or contents prior to
3 the full report being published.

4 Q. (BY MR. MacGILL) Did you come to -- have you come
5 to understand, sir, that -- specifically that
6 Mr. Frank was told in February of 2022 that
7 Guidepost did not have a single -- to repeat, a
8 single new allegation of sexual abuse at that time?

9 MS. KLEIN: Object to form.

10 MS. NOKES: Object to the form. Outside
11 the scope of the EC 30(b)(6).

12 A. The Executive Committee is not aware of any
13 communications regarding Pastor Frank and
14 Guidepost --

15 Q. (BY MR. MacGILL) Okay. So even --

16 A. -- in February of '22.

17 Q. Okay. So even as you sit here today, you don't --
18 you don't even have the most basic understanding
19 that as of February 2022 that Guidepost had not
20 identified a single new allegation of sexual abuse?

21 MS. KLEIN: Object to form.

22 MS. NOKES: Object to form. Outside the
23 scope. Already asked and answered.

24 A. The Executive Committee had no knowledge of any
25 communications between Pastor Frank and Guidepost.

1 Q. (BY MR. MacGILL) Okay. Now, let me ask you a
2 couple of things that I think you might find
3 important --

4 A. Okay.

5 Q. -- or the Court and jury might.

6 Now, had you known, sir, that Guidepost, for
7 its part, based on months of work, as of February
8 of 2022 had not identified a single new allegation
9 of sexual abuse, would that have concerned you,
10 sir, in your role at the SBC Executive Committee?

11 MS. KLEIN: Object to form.

12 MS. NOKES: Object to form. Outside the
13 scope of the EC 30(b)(6).

14 A. The Executive Committee remains concerned about any
15 and all allegations of sexual abuse, whether known
16 or not known.

17 Q. (BY MR. MacGILL) So -- Right. And so to put a
18 very sharp point on it, sir, just as a reasonable
19 person living life, had you known in February of
20 2022 that Guidepost did not have a single new
21 allegation of sexual abuse, you, for your part at
22 the Executive Committee of the SBC, would have
23 raised -- that would have raised a red flag to you,
24 right, as vice president of communications?

25 MS. KLEIN: Object to form.

1 MS. NOKES: Object to form. Outside the
2 scope of the EC 30(b)(6).

3 A. The Executive Committee would have still been
4 concerned about the allegations that it knew about
5 prior to the publication of the report.

6 Q. (BY MR. MacGILL) Right.

7 But wouldn't that have raised a red flag to
8 you, sir, that there had not been a new allegation
9 of sexual abuse identified by Guidepost some four
10 months into its work?

11 MS. KLEIN: Object to form.

12 MS. NOKES: Object to form. Outside the
13 scope of the EC 30(b)(6).

14 A. That was not the Executive Committee's
15 responsibility, to adjudicate the report, but to
16 receive the report.

17 Q. (BY MR. MacGILL) But you were going to -- if the
18 Executive Committee were going to take the
19 responsibility to make sure that they -- there was
20 a smooth flow of information relative to the
21 report, wouldn't that send up a red flag to you, as
22 the vice president of communications at Guidepost,
23 that, Hey, if there's no new allegation identified
24 four months into this, we ought to be careful,
25 something like that?

1 MS. KLEIN: Object to form.

2 MS. NOKES: Object to form. Outside the
3 scope of the EC 30(b)(6).

4 A. I'm sorry, could you restate the first part?

5 Q. (BY MR. MacGILL) Yeah. Yeah, so -- I'm just
6 asking you as an ordinary citizen now.

7 If you came to understand, sir, specifically
8 that Guidepost had not identified a single new
9 allegation of sexual abuse four months into its
10 report, wouldn't that have caused you some pause
11 before you published this to the world in May of
12 '22?

13 MS. KLEIN: Object to form.

14 MS. NOKES: Object to form. Outside the
15 scope of the EC 30(b)(6).

16 A. It would not have, because it was not the Executive
17 Committee's responsibility, nor place, to object to
18 the publication, but to publish it in accordance
19 with the motion that was passed by the Messengers
20 in 2021.

21 Q. (BY MR. MacGILL) Not have been even the slightest
22 bit of concern to you, sir, at the EC?

23 MS. NOKES: Object to form. Outside the
24 scope of the EC 30(b)(6).

25 A. No.

1 Q. (BY MR. MacGILL) Now, sir, just as vice president
2 of communications, are you familiar with the
3 phrase, "ambush interview"?

4 A. How do you define that?

5 Q. How would you define "ambush interview," from a
6 journalist's standpoint?

7 A. I'm not quite sure.

8 Q. Well, you're vice president -- you've been vice
9 president of communications; right? You understand
10 this concept of an ambush interview, don't you?

11 MS. NOKES: Object to form.

12 A. It depends on how you're defining that.

13 Q. (BY MR. MacGILL) All right. How would you define
14 ambush interview?

15 A. That does not sound like a journalistic practice
16 that we would be either familiar with or use at
17 "Baptist Press."

18 Q. Have you seen 60 Minutes over the years where
19 somebody -- Mike Wallace, many years ago, or
20 others, show up a place of business and put a
21 microphone into the witness's or the person's face,
22 essentially, and ask them questions? You're aware
23 of that?

24 MS. NOKES: Object to form. Outside the
25 scope.

1 A. I'd be familiar with that, yes.

2 Q. (BY MR. MacGILL) Yeah.

3 And so that --

4 A. So that's how we're going to define it?

5 Q. Yeah, I'm going to define that as an "ambush
6 interview." Okay?

7 A. (The witness nodded his head.)

8 Q. An "ambush interview" would be also, for purposes
9 of my question, where you don't inform the person
10 ahead of time of the topic of your questioning.
11 Fair enough?

12 MS. NOKES: Object to form. Outside the
13 scope.

14 A. We can agree upon that.

15 Q. (BY MR. MacGILL) Okay. Using those definitions,
16 as we've described them --

17 A. Okay.

18 Q. -- are you aware as to whether Guidepost, for its
19 part, conducted an ambush interview of Pastor
20 Johnny Hunt?

21 MS. KLEIN: Object to form.

22 MS. NOKES: Object to form. Outside the
23 scope of the EC 30(b)(6).

24 A. The Executive Committee has no knowledge of the
25 tactics or the types of interviews that it used in

1 its investigation.

2 Q. (BY MR. MacGILL) Wouldn't you -- don't you find
3 that at a basic level, sir, as vice president of
4 communications at the time, that you should have
5 taken at least some steps to determine the
6 practices of Guidepost, in terms of whether they
7 were going to use a, quote, ambush interview tactic
8 in connection with its work after February of 2022?

9 MS. KLEIN: Object to form.

10 MS. NOKES: Object to form. Outside the
11 scope of the EC 30(b)(6).

12 A. The Executive Committee had no knowledge or purview
13 over the investigative tactics that Guidepost were
14 to use in its interview process.

15 Q. (BY MR. MacGILL) You had no knowledge or purview,
16 you said?

17 A. That's correct.

18 Q. Wouldn't it be the business of the Executive
19 Committee to determine whether proper investigative
20 practices, at least at a basic level, were being
21 followed by Guidepost?

22 MS. KLEIN: Object to form.

23 MS. NOKES: Object to form. Outside the
24 scope of the EC 30(b)(6).

25 A. It was not the Executive Committee's role to

1 instruct Guidepost on how to conduct their
2 investigation.

3 Q. (BY MR. MacGILL) Prior to the time you published
4 this worldwide, made sure that it was put on the
5 Amazon server, as you did, did you determine, for
6 your own part, how many interviews there had been
7 of Johnny Hunt by Guidepost?

8 MS. NOKES: Object to form. Outside the
9 scope of EC 30(b)(6).

10 A. The Executive Committee had no knowledge of the
11 number of interviews Guidepost conducted with
12 anyone.

13 Q. (BY MR. MacGILL) Did you? We're talking about you
14 now.

15 A. Oh, personally?

16 Q. Did you personally, you personally, prior to the
17 time that you executed the order, so to speak, of
18 the Executive Committee to publish this worldwide,
19 did you, for your part, have any understanding as
20 to how many interviews there had been of Pastor
21 Johnny Hunt?

22 MS. NOKES: Object to form. Outside the
23 scope.

24 A. I had no knowledge of any of the investigation
25 interviews, outside of my own.

1 Q. (BY MR. MacGILL) Did you have any knowledge of the
2 manner in which Pastor Johnny Hunt was interviewed,
3 prior to the time that you published this to the
4 Amazon server?

5 MS. NOKES: Objection to form. Outside
6 the scope of the EC 30(b)(6).

7 A. I have no knowledge of the investigative tactics or
8 techniques used by Guidepost, outside of my own
9 interview.

10 Q. (BY MR. MacGILL) Prior to the -- your putting this
11 in a worldwide publication mode through the Amazon
12 server, do you know, by contrast, how many times
13 the Guidepost, quote, investigators, unquote,
14 interviewed the [REDACTED]

15 MS. KLEIN: Object to form.

16 MS. NOKES: Objection to form. Outside
17 the scope of the EC 30(b)(6).

18 A. I have no knowledge of any of the -- the number of
19 interviews conducted outside of my own.

20 Q. (BY MR. MacGILL) Sir, I've asked my colleague,
21 Mr. Sanders, to remind me of how many interviews
22 the Guidepost had of the [REDACTED]

23 MR. MacGILL: Yeah, thank you.

24 Q. (BY MR. MacGILL) So Mr. Sanders has responded, so
25 let me ask the question.

1 Sir, prior to the time that you arranged for
2 the publication worldwide of this information, were
3 you aware that Guidepost had conducted at least
4 nine interviews of the [REDACTED] before the report
5 was published? Were you aware of that?

6 MS. KLEIN: Object to form.

7 MS. NOKES: Objection to form. Outside
8 the scope of the EC 30(b)(6).

9 A. I had no knowledge of any interviews outside of my
10 own.

11 Q. (BY MR. MacGILL) Do you know whether Guidepost,
12 for its part, took an approach where they advised
13 the [REDACTED] in advance of their interviews of the
14 topics for those interviews?

15 MS. KLEIN: Object to form.

16 MS. NOKES: Objection to form. Outside
17 the scope of the EC 30(b)(6).

18 A. I have no idea of any interviews outside of my own.

19 Q. (BY MR. MacGILL) Now, sir, we've talked about your
20 expectation about this report being national news.

21 Did you expect that it would be on the NBC
22 network, national news? Did you expect that?

23 A. I don't know if "expectation" is the right word. I
24 knew there was a high likelihood.

25 Q. Did you know there was a high livelihood that ABC's

1 national network news would cover this story?

2 A. Yes.

3 Q. Did you have the expectation, sir, that CBS
4 national news would cover this?

5 A. Not sure about expectation, but, likelihood, yes.

6 Q. Okay. So for your part, in terms of the three
7 major national news networks, you assumed, or had
8 an expectation, I should say, that each of the
9 three national news broadcasts would include
10 something about this report?

11 A. Not an expectation, but I knew the likelihood was
12 high.

13 Q. Likelihood was high.

14 So with that likelihood in mind, did you feel
15 that there was a need to be cautious with respect
16 to what was provided in this Guidepost report
17 publically?

18 A. The Executive Committee had no oversight or editing
19 capabilities in the report. We were simply
20 publishing the report as directed by the
21 Messengers.

22 Q. But the Executive Committee does assist churches in
23 the Baptist faith by providing a news service; is
24 that right?

25 A. It does.

1 Q. You provide, as you've described earlier, regular
2 news releases about Southern Baptists; right?

3 A. That's correct.

4 Q. You serve -- you, the Executive Committee -- serves
5 as the Convention's press representatives; right?

6 A. That is also correct.

7 Q. You're -- the Executive Committee coordinates news
8 operations for annual meetings of the Southern
9 Baptist Convention?

10 A. That's correct.

11 Q. Sir, at some point did you, through the "Baptist
12 Press," did the Executive Committee arrange for the
13 publication of an article entitled, "Criticism of
14 Johnny Hunt. Restoration Grows. Preaching Slot
15 Canceled?"

16 A. I don't have that story in front of me.

17 Q. You don't have any recollection of doing that?

18 A. I mean it sounds familiar. I know we did a story
19 on that. I'm not sure of the exact title because I
20 don't have that in front of me.

21 Q. Well, wasn't the Executive Committee not only the
22 reporter of this event regarding Pastor Johnny
23 Hunt's preaching slot, but also the instigator of
24 the criticisms?

25 MS. NOKES: Object to form.

1 MR. MacGILL: Let me state it better.

2 Q. (BY MR. MacGILL) So the Executive Committee was
3 the instigator of the dispute, and the reporter of
4 the dispute, in connection with Pastor Johnny
5 Hunt's further preaching; was it not?

6 MS. NOKES: Object to form.

7 A. I would disagree with the "instigator" part.

8 Q. (BY MR. MacGILL) Well, don't you recall that
9 Guidepost wrote Mr. Gene Besen a request that
10 something be done about Pastor Johnny Hunt's
11 preaching?

12 MS. KLEIN: Object to form.

13 MS. NOKES: Object to form. Outside the
14 scope of the EC 30(b)(6).

15 A. Was the Executive Committee included on that email?

16 Q. (BY MR. MacGILL) Well, wait a minute, sir. Don't
17 you realize, as you sit here today, that Guidepost
18 wrote Mr. Gene Besen asking to him intervene in
19 this matter pertaining to preaching by Pastor
20 Johnny Hunt?

21 MS. KLEIN: Object to form.

22 MS. NOKES: Objection to form. Outside
23 the scope of the EC 30(b)(6).

24 A. If the Executive Committee was not included on the
25 email, we would have no knowledge of it.

1 Q. (BY MR. MacGILL) The Executive Committee, you will
2 admit, won't you, sir -- since we're seated here
3 today on your oath and you're giving testimony to
4 this Court and jury -- you will admit the Executive
5 Committee intervened on certain preaching
6 activities of Pastor Johnny Hunt; right?

7 MS. NOKES: Object to form.

8 A. The Executive Committee did not intervene on
9 certain preaching activities of Johnny Hunt.

10 Q. (BY MR. MacGILL) Did the Executive Committee
11 intervene or act in any way in connection with
12 preaching of Pastor Johnny Hunt after May 22nd,
13 2022?

14 MS. NOKES: Objection to form.

15 A. The Executive Committee did not.

16 (Marked Exhibit No. 73, "Baptist Press"
17 Article, "Criticism of Johnny Hunt 'restoration'
18 Grows; Preaching Slot Canceled.")

19 Q. (BY MR. MacGILL) Sir, I'm going hand you
20 Exhibit 73 -- or I'm going to put it on your
21 screen.

22 A. Okay.

23 Q. Is this a publication in the "Baptist Press"?

24 A. It appears to be.

25 Q. Okay. And is this an article that you approved

1 prior to its publication?

2 A. I would have reviewed it.

3 Q. Who authored this report?

4 A. It appears to be authored by Laura Erlanson.

5 Q. And is that a member of the Executive Committee
6 staff?

7 A. She is.

8 Q. And so she, as an Executive Committee member,
9 supplied this article and had it included in the
10 "Baptist Press"; is that right?

11 A. That is correct.

12 Q. Now, in this article, Exhibit 73, it states,
13 "Guidepost Solutions revealed that Hunt had been
14 credibly accused of sexually assaulting a woman in
15 2010, shortly after the completion of his two-year
16 stint as SBC president"; right?

17 A. That is correct.

18 Q. So this event, what you're describing, what the
19 "Baptist Press" and SBC is describing, is that this
20 event occurred after he was the SBC president; is
21 that right?

22 A. That is correct.

23 Q. So, according to this report here in Exhibit 73,
24 the "Baptist Press" is saying that he was no longer
25 a member of the Executive Committee at that time;

1 right?

2 A. That is correct.

3 Q. Now, sir, this "Baptist Press" article written by a
4 member of the Executive Committee said that
5 Guidepost Solutions revealed that Hunt had been
6 credibly accused.

7 Do you see that?

8 A. I do.

9 Q. And the word "revealed" is used, not the word
10 "reported."

11 Do you see that?

12 A. I do.

13 Q. Now -- So you're now -- the "Baptist Press" is now
14 indicating that this was a revelation rather than a
15 report; right?

16 A. That would be just a synonymous word choice.

17 Q. You're calling that synonymous?

18 A. Yes.

19 Q. You're saying a revelation is the same as a report?

20 A. I'm saying in this context both words could be
21 used.

22 Q. Okay. Now, would you expect that the normal reader
23 would say that -- or would conclude that, okay,
24 this is only a report given by Guidepost or that
25 this is a revolution -- revelation that is, in

1 fact, a revelation of an event that occurred?

2 A. I'm not quite sure I follow the question. I'm
3 sorry.

4 Q. All right. So you -- you approved this article
5 before it was published; did you not?

6 A. Correct.

7 Q. And when you approved it, what basis did you have
8 to say -- for your part, sir, what basis did you
9 have to say that he was credibly accused?

10 MS. NOKES: Object to form.

11 A. That would be the report itself. They found the
12 accuser to be credible.

13 Q. (BY MR. MacGILL) Well, wait a minute. You
14 affirmed that he had been credibly accused.

15 Is the sole basis for that the report?

16 A. That is correct.

17 Q. How could you approve this, as the editor of this
18 article, sir, to say that Guidepost had reported
19 that he had been credibly accused, when you didn't
20 have any knowledge as to the corroborations, if
21 any, for the Guidepost report?

22 MS. NOKES: Object to form.

23 A. The Executive Committee is not in the place of
24 calling into question the report, just reporting on
25 what was included in the report.

1 Q. (BY MR. MacGILL) Well, sir, you were then -- Let's
2 be candid here, sir. You are reporting -- The
3 "Baptist Press," and you're the Executive Committee
4 of the SBC, is reporting a revelation, sir. You
5 weren't referencing a report.

6 You said, "Guidepost Solutions revealed Hunt
7 had been credibly accused."

8 When you made -- when you approved that as the
9 editor of this article, you were affirming, were
10 you not, that, in fact, that this report revealed
11 something that had occurred; right?

12 MS. NOKES: Objection to form.

13 A. I would say that the article accurately represents
14 what was included in the report.

15 Q. (BY MR. MacGILL) Well, sir, it uses the word --
16 the word that you approved, as editor, was
17 "revealed"; right?

18 A. That's true.

19 Q. Yes?

20 A. Yeah. That information was unknown before the
21 report and known afterwards.

22 Q. Sir, just looking at, even at the most basic level,
23 a dictionary definition of the word "reveal," one
24 definition is to make something secret or hidden
25 publicly or generally known.

1 Did you understand that to be the definition
2 of "reveal" at the time that you approved this
3 language?

4 MS. NOKES: Objection to form. Outside
5 the scope of the EC 30(b)(6). There are multiple
6 definitions of the word.

7 Q. (BY MR. MacGILL) Did you understand that, sir?

8 A. The allegations against Pastor Hunt were unknown
9 before the report and known after.

10 Q. Well, sir, you didn't say allegations, you said the
11 report revealed that he had been credibly accused;
12 right?

13 A. The report -- or the credibly accused of sexually
14 assaulting a woman in 2010 was unknown before the
15 report and known after. If you want to define that
16 as "revealed," you're free to do so.

17 Q. Sir, let's talk about you now, just you for a
18 minute.

19 A. Uh-huh.

20 Q. When we look at you and your approval of this
21 language, what basis did you have, other than the
22 report itself, to say that Pastor Johnny Hunt had
23 been credibly accused of sexually assaulting a
24 woman?

25 MS. NOKES: Objection to form. Outside

1 the scope. Already asked and answered.

2 A. The Executive Committee was not in a place to
3 question or edit the report. We accepted the
4 report and reported as such.

5 MR. MacGILL: May I have the answer back,
6 please?

7 (The last answer was read from Page 330,
8 Lines 2 through 4, inclusive.)

9 Q. (BY MR. MacGILL) Had Dr. Hunt, as of the time of
10 the publication of this report, confessed to a
11 sexual assault?

12 A. That would be a question for Pastor Hunt.

13 Q. To your knowledge had he confessed to a sexual
14 assault, sir?

15 A. The Executive Committee has no knowledge of what
16 Mr. Hunt may or may not have confessed to.

17 Q. We're not asking about the Executive. We're
18 talking about you and you alone now, sir. It's
19 only about you now.

20 You edited and approved this report -- this
21 publication; did you not?

22 A. I reviewed the report.

23 Q. And you approved it; did you not?

24 A. Yes.

25 Q. At the time you approved this statement, this

1 statement here that, "Guidepost Solutions revealed
2 that Hunt had been credibly accused of sexually
3 assaulting a woman in 2010."

4 When you approved that, sir, had Pastor Johnny
5 Hunt confessed to a sexual assault?

6 MS. NOKES: Objection to form. Outside
7 the scope.

8 Q. (BY MR. MacGILL) To your knowledge?

9 A. To my knowledge, I am unaware of what Pastor Hunt
10 has or has not confessed to regarding this event.

11 Q. You had no information that indicated that he had
12 confessed to anything pertaining to Mrs. [REDACTED] is
13 that right?

14 A. I had the information provided in the report.

15 Q. Right.

16 And there was no confession referenced in the
17 report; right?

18 MS. NOKES: Objection to form. Outside
19 the scope.

20 A. I had the information provided in the report.

21 Q. (BY MR. MacGILL) All right. And there was no
22 confession there, was there, sir?

23 MS. NOKES: Objection to form. Outside
24 the scope. Asked and answered.

25 A. I had the report -- or I had the information

1 provided in the report.

2 Q. (BY MR. MacGILL) Okay. And are you just playing
3 games here with the answer?

4 You don't -- The report says nothing, sir,
5 about a confession by anyone, does it?

6 MS. NOKES: Objection to form. He's
7 asked and answered. This is outside the scope of
8 his 30(b)(6) deposition. I think we should move
9 on.

10 A. I have the information that was provided in the
11 report.

12 Q. (BY MR. MacGILL) Okay. Now -- And you had, at the
13 time you approved this language, that Pastor --
14 that Guidepost Solution revealed Hunt had been
15 credibly accused of sexually assaulting a woman.

16 Did you have any information that Pastor
17 Johnny Hunt had been convicted in a court of law of
18 sexual abuse -- or sexual assault?

19 MS. NOKES: Objection to the form.

20 A. I have no information on that.

21 Q. (BY MR. MacGILL) Did you have any information at
22 the time you approved this statement, "Guidepost
23 revealed Hunt had been credibly accused of sexually
24 assaulting a woman."

25 At the time you approved that, had there been

1 a civil judgment rendered against Pastor Johnny
2 Hunt pertaining to this alleged assault?

3 MS. NOKES: Objection to form.

4 A. Not to my knowledge.

5 Q. (BY MR. MacGILL) Okay. Now, with respect to a
6 confession, a conviction, and a civil judgment.

7 You understood at the time that you approved
8 this language in Exhibit 73, you understood
9 specifically the SBC itself had reported that
10 confession, conviction or civil judgment were
11 requirements in order to determine whether somebody
12 is credibly accused of a sexual offense; right?

13 MS. NOKES: Objection to form. Outside
14 the scope.

15 A. Correct.

16 Q. (BY MR. MacGILL) Now -- But, nevertheless, you
17 approved this Exhibit 73; did you not?

18 A. I did.

19 Q. Sir, I'm going to refer you to this exhibit that
20 we've now just be referencing in relation to your
21 conduct individually, and I'm going to refer to
22 what will be Exhibit 74.

23 (Marked Exhibit No. 74, January 20, 2023
24 Confidential Statement of Assignment by the
25 Credentials Committee.)

1 Q. (BY MR. MacGILL) Sir, do you have Exhibit 74 in
2 front of you?

3 A. I do.

4 Q. And this includes certain blacked out portions that
5 you're -- There's certain redactions here; is that
6 right?

7 A. It appears to be.

8 (A discussion was had between Plaintiff's
9 counsel out of the hearing of the reporter.)

10 Q. (BY MR. MacGILL) Now, sir, I want to look at
11 Exhibit 74. Do you see that there is a
12 reference -- there's a submitted church name that
13 is New Seasons Church?

14 A. I do see that.

15 Q. And do you see that there's a section, "Please
16 explain briefly why you believe the church is not
17 in friendly cooperation with the SBC"?

18 A. I do.

19 Q. And it says specifically, "New Seasons Church is
20 knowingly platforming and helping facilitate the
21 return to ministry of Dr. Johnny Hunt."

22 Do you see that?

23 A. I do.

24 Q. And it next says, "Hunt" is credibly accused "-- is
25 a 'credibly accused' abuser and meets the

1 definition of credibly accused voted on during the
2 SATF report at the SBC annual meeting in Anaheim."

3 Do you see that?

4 A. I do.

5 Q. When did you see this document, sir?

6 A. This was one of the documents I reviewed last week.

7 Q. And had you see it before that?

8 A. I had not.

9 Q. Okay. Let's go to the next exhibit.

10 A. All right.

11 (Marked Exhibit No. 75, June 8, 2022 Task
12 Force Challenges and Formal Recommendations.)

13 Q. (BY MR. MacGILL) Sir, you now have Exhibit 75 in
14 front of you?

15 A. I do.

16 Q. All right. And have you seen Exhibit 75 before?

17 A. I have.

18 Q. And tell the Court and jury what Exhibit 75 is.

19 A. This would be the recommendations -- I'm trying to
20 get it back up to the top. I'm sorry. Give me a
21 second.

22 Yeah, the formal recommendations that the task
23 force brought in June of '22 at the Convention.

24 Q. In June of 2022?

25 A. Yes.

1 Q. And that was roughly a month after the publication
2 of the Guidepost report?

3 A. That's correct.

4 Q. And this was a document that had been -- this is a
5 document that's been published. This was -- this
6 is a document that was voted on during that
7 meeting, at the SBC annual meeting in Anaheim?

8 A. That's correct.

9 Q. Okay. And this was a proposal by the Sexual Abuse
10 Task Force for approval?

11 A. That's correct.

12 Q. And during the SBC annual meeting in Anaheim in
13 2022 did the SBC approve of this definition of
14 sexual abuse?

15 A. Which definition would you be referring to?

16 Q. Well, did they make -- did they make a definition
17 of who would constitute a credibly accused --
18 Strike that.

19 During the SBC annual meeting in Anaheim in
20 June of 2022 did the SBC approve the definition of
21 a "credibly accused pastor"?

22 A. They approved Recommendations 1 and 2, which
23 include a footnote with that definition in it.

24 Q. All right. So Recommendations 1 and 2 incorporate
25 the definition of a credibly accused pastor, which

1 appears in Note 8?

2 A. That's correct.

3 Q. All right. So was the -- So the definition of a,
4 quote, credibly accused pastor adopted by the SBC
5 is here in Note 8?

6 A. That is correct.

7 Q. And the definition approved by the SBC at its
8 annual meeting in Anaheim says, "A credibly accused
9 pastor, denominational worker, or ministry employee
10 or volunteer includes one who has confessed in a
11 non-privileged setting, who has been convicted in a
12 court of law, or who has a civil judgment rendered
13 against them."

14 Do you see that?

15 A. I see it.

16 Q. And that is the definition of a "credibly accused
17 pastor"?

18 A. That is part of the definition.

19 Q. It's part of the definition; is that right?

20 A. That is correct.

21 Q. Additionally, it continues, "An independent
22 third-party who has been hired by any church or
23 other Baptist" party "may determine, by
24 preponderance of the evidence following an inquiry,
25 that a pastor, denominational worker, or ministry

1 employee or volunteer is credibly accused."

2 Is that correct, sir?

3 A. It does state that, yes.

4 Q. And it continues, "A 'preponderance of the
5 evidence' is the legal standard for a civil
6 judgment." Right?

7 A. It says that.

8 Q. Do you understand, sir, that at a most basic level
9 that "credibly accused" is distinct from, and
10 different than, the preponderance of the evidence?

11 MS. NOKES: Object to form.

12 A. I'm sorry, could you restate?

13 Q. (BY MR. MacGILL) Do you understand there's a
14 difference, sir, between being, quote, credibly
15 accused and that something be established by a
16 preponderance of the evidence following an inquiry?

17 MS. NOKES: Object to form.

18 A. Per this definition, it appears not.

19 Q. (BY MR. MacGILL) Appears not?

20 Well, if there's -- Why would you have the
21 additional phrase, sir, about preponderance of the
22 evidence, if you -- why would you have that
23 language if they are not distinct concepts?

24 MS. NOKES: Object to the form.

25 A. That would be a question for the Sex Abuse Task

1 Force.

2 Q. (BY MR. MacGILL) Okay. But, in any event, this is
3 what the -- this is what was approved by the SBC at
4 its annual meeting, this language; is that right?

5 A. That is correct.

6 Q. And then, in terms of sexual abuse, Paragraph 9,
7 the definition was -- of sexual abuse was also
8 approved by the SBC in its annual meeting in
9 Anaheim 2022; is that right?

10 A. That's correct.

11 Q. And in this case sexual abuse is defined
12 specifically; is that right?

13 A. It is.

14 Q. "Sexual abuse is defined as any sexual act that
15 could result in criminal charges or civil liability
16 in the jurisdiction where it occurred"; is that
17 right?

18 A. That's correct.

19 Q. Now, the alleged abuse here occurred in the state
20 of Florida; is that right?

21 A. Per the report, it is.

22 Q. Now -- Sir, going back to Exhibit 73.

23 A. Okay.

24 Q. When you edited and approved Exhibit 73 stating,
25 "Guidepost revealed that Johnny Hunt has been

1 credibly accused of sexually assaulting a woman,"
2 did you use the definition of "assault" that's
3 contained in the language that was approved by the
4 SBC in June of 2022?

5 A. Hold one minute. We used the language that was
6 included in the report itself.

7 Q. Well, sir, this -- when did you -- when was
8 Exhibit 73 approved?

9 A. Exhibit 73?

10 Q. Yeah. When was it published, I should say?

11 A. Looks like December 1st or 2nd of '23.

12 Q. Okay.

13 A. There's not a date on it. But, based on contextual
14 clues --

15 Q. So this would have been approved --

16 A. -- it appears to have been the first week of
17 December.

18 Q. Okay. So that would have been approximately
19 18 months after the SBC approved the language of
20 the --

21 A. I'm sorry, it should have been '22, not '23.

22 Q. Okay. So Exhibit 73, you believe, was approved --

23 A. It was published.

24 Q. Strike that.

25 It was published -- Exhibit 73, that you

1 edited and approved, was published, you believe,
2 December 1st or 2nd of 2022?

3 A. Correct.

4 Q. And that was approximately five to six months after
5 the SBC approved the "credibly accused" language we
6 just reviewed?

7 A. That's correct.

8 Q. And when and you approved this Exhibit 73, you made
9 reference to the Guidepost report and not to the
10 action of the SBC at its annual meeting; is that
11 right?

12 A. That is correct.

13 Q. Yeah. So, we're going to display to you another
14 exhibit.

15 A. Okay.

16 Q. And this, sir, is just to affirm the December 1st
17 date.

18 A. Okay.

19 (Marked Exhibit No. 76, Article Entitled,
20 "Criticism of Johnny Hunt 'restoration' grows:
21 preaching slot canceled.")

22 Q. (BY MR. MacGILL) Sir, do you have Exhibit 76 in of
23 you?

24 A. I do now.

25 Q. And do you see that this -- consistent with what

1 you said, this is a December 1 publication by
2 "Baptist Press," and specifically the SBC Executive
3 Committee?

4 A. I do.

5 Q. And this is the article that we've just been
6 referring to that you approved; right?

7 A. That's correct.

8 Q. Sir, did you understand that Pastor Johnny Hunt's
9 name was being removed from certain churches or
10 charities?

11 A. It depends on how you define churches and
12 charities.

13 Q. Did you understand that his naming rights had been
14 affected by the publication of this Guidepost
15 report?

16 A. I am aware of that.

17 Q. And how many times was that -- was he affected by
18 that, to your knowledge?

19 A. To my knowledge distinctly, I would say at least
20 two, but maybe more.

21 Q. Okay. And when you pressed the button, so to
22 speak, when you published this report worldwide,
23 you, at the SBC Executive Committee, and those
24 acting in concert with you, sir, when you published
25 this Guidepost report worldwide, did you have the

1 expectation that his naming rights would have been
2 interfered with at the time of your publication?

3 MS. NOKES: Objection to form.

4 A. Pastor Hunt's naming rights were not a concern of
5 the Executive Committee.

6 Q. (BY MR. MacGILL) And they weren't a concern to you
7 either, were they?

8 A. No.

9 MS. NOKES: Objection to form.

10 Q. (BY MR. MacGILL) No. And someone like you doesn't
11 care about that. You are interested in
12 communications and doing what you want to do, in
13 terms of what you think -- what you think is
14 appropriate; right?

15 MS. NOKES: Objection to form and outside
16 the scope of the EC 30(b)(6).

17 A. We were carrying out the motion to publish the
18 report, unredacted and unedited.

19 Q. (BY MR. MacGILL) You were completely indifferent,
20 sir, to the effects on Pastor Johnny Hunt and his
21 family by virtue of the report that you were
22 releasing to the Amazon servers you have described.
23 Fair statement?

24 MS. NOKES: Objection to form and outside
25 the scope of the EC 30(b)(6).

1 A. Absolutely not a fair statement.

2 Q. (BY MR. MacGILL) Well, you came to understand that
3 as one example, the Southeastern Seminary removed
4 his -- Pastor Johnny Hunt's name from being
5 associated with them; is that right?

6 A. I do believe.

7 Q. Any other seminaries that removed his name?

8 A. Not that I'm aware of. It's possible.

9 Q. Any other entity that removed his name?

10 A. It's possible. I'm not aware of those at this
11 time. I was aware of the Southeastern.

12 Q. Are you aware of the news articles reporting
13 churches disassociating with Pastor Johnny Hunt?

14 A. It depends on how you define "disassociating."

15 Q. Well, making sure they weren't associated with his
16 name.

17 A. I don't know how you define that.

18 Q. All right. Well, let's just focus on a few more
19 things --

20 A. Okay.

21 Q. -- about you and your activities and those that
22 acting in concert with you.

23 A. Okay.

24 Q. You also became aware of individuals that had
25 reached out to the Executive Committee that were

1 concerned with Pastor Johnny Hunt preaching; right?

2 A. I'm not quite sure about anyone reaching out

3 directly to the Executive Committee about that --

4 Q. Okay.

5 A. -- unless you have documentation.

6 Q. Sir, I'm going to put in front of you Exhibit 77.

7 Do you see that?

8 (Marked Exhibit No. 77, May 25, 2022

9 Email from Pastor Rolland Slade to Jon Wilke.)

10 A. Pulling it up. Okay.

11 Q. (BY MR. MacGILL) This is an email to -- from

12 Pastor Rolland Slade.

13 Do you see that?

14 A. It is.

15 Q. And he's a member of the Executive Committee; is

16 that right?

17 A. He was at that time.

18 Q. And at that time -- This was three days after the

19 publication of the report; is that correct?

20 A. That's correct.

21 Q. And he was describing coverage this week; right?

22 A. He was responding to the coverage.

23 Q. All right. And this is -- Who's Jon Wilke?

24 A. Jon Wilke was the media relations director for the

25 Executive Committee.

1 Q. Did he work for you at the time?

2 A. He did.

3 Q. And was he responding to an email?

4 A. Who? Who's "he?"

5 Q. Well, let's back up.

6 Do you see on May 25th, 2022 --

7 A. Uh-huh.

8 Q. -- where Jon Wilke wrote, "not an exhaustive list
9 of coverage this week," but then he lists different
10 coverages.

11 Do you see that?

12 A. I do.

13 Q. "Houston Chronicle," one example?

14 A. Yes.

15 Q. "Christianity Today," another example?

16 A. Yes.

17 Q. "The Religion News," another example?

18 A. Yes.

19 Q. "The AP," another example?

20 A. Yes.

21 Q. "The Tennessean," another example?

22 A. Yes.

23 Q. "Washington Post," another example?

24 A. Yes.

25 Q. And then your own in-house publication, the

1 "Baptist Press"; right?

2 A. Yes.

3 Q. And then you get Pastor Slade writing back. "Thank
4 you." He says, "Thank you, Jon."

5 Do you see that?

6 A. I do.

7 Q. And you're copied on this --

8 A. I am.

9 Q. -- correct?

10 So mission accomplished, as far as you're
11 concerned?

12 MS. NOKES: Object to form. Outside the
13 scope.

14 Q. (BY MR. MacGILL) Was this mission accomplished, as
15 far as you were concerned?

16 MS. NOKES: Object to form. Outside the
17 scope.

18 A. Mission accomplished for what?

19 Q. (BY MR. MacGILL) Yeah. That's my question, sir.

20 This was all aimed at making -- putting press
21 coverage out as a result of an investigation by
22 Guidepost, wasn't it?

23 MS. NOKES: Objection to form. Outside
24 the scope of the EC 30(b)(6).

25 A. Absolutely not. This was just a recap of stories

1 that had been done.

2 Q. (BY MR. MacGILL) Why was that relevant to the
3 Executive Committee member at the time, Pastor
4 Slade? Why was that relevant to him that there had
5 been extensive press coverage this week?

6 MS. NOKES: Objection to form. Outside
7 the scope.

8 A. This was not -- When we have major news, we
9 typically catalog all the stories to see how things
10 are being reported.

11 Q. (BY MR. MacGILL) Well, sir, the SBC Executive
12 Committee is in the business of religion; is it
13 not?

14 A. It is in the business of serving churches.

15 Q. Now, how are you serving churches by describing
16 this series of events, sir, in the communications
17 involving you and your lawyers? How is that
18 serving churches; sir?

19 A. There is --

20 MS. NOKES: Objection to form.

21 THE WITNESS: Sorry.

22 MS. NOKES: Outside the scope of the
23 30(b)(6).

24 A. There's no description. This is simply a list of
25 the stories that were covered that week.

1 Q. (BY MR. MacGILL) Why, sir, why did Pastor Slade
2 copy Mr. Besen on this?

3 MS. NOKES: Object to form. Outside the
4 scope.

5 A. It's likely he was replying all, because Jon would
6 send this to everyone and he reapplied all,
7 including the carbon copies --

8 Q. (BY MR. MacGILL) All right.

9 A. -- thanking Jon for sending the list.

10 Q. Well, all right, then answer this. The gentleman
11 who's working for you, did you tell Mr. Wilke to
12 send this coverage along?

13 A. I did not.

14 Q. Do you know why Mr. Wilke copied not only you, but
15 Mr. Besen, Ms. Nokes, Mr. McLaurin? Do you know
16 why he did that?

17 MS. NOKES: Objection to form. Outside
18 the scope.

19 A. He would have been keeping us apprized of the
20 coverage of the report.

21 Q. (BY MR. MacGILL) Well, why in the world, sir, did
22 your direct report, Mr. Wilke, decide to cover --
23 decide to copy Mr. Besen and Ms. Nokes at the law
24 firm?

25 MS. NOKES: Objection. Outside the scope

1 and to the form of the question.

2 A. It's part of the routine process of when we have
3 major media news, to keep legal involved and
4 informed.

5 Q. (BY MR. MacGILL) Well, these weren't even -- Why
6 did you have the Bradley firm involved in this
7 point, sir? Nobody had made any claims about your
8 publication as of yet, had they?

9 MS. NOKES: Objection to form. Outside
10 the scope.

11 A. At that time Bradley was serving as the interim
12 legal counsel to the Executive Committee.

13 Q. (BY MR. MacGILL) Why was the Executive Committee
14 involving legal counsel at this time, sir, in
15 May -- specifically May 25th, 2022, three days
16 after the report?

17 MS. NOKES: Objection to form. Outside
18 the scope of the EC 30(b)(6).

19 A. It's part of the routine practice to keep legal
20 appraised of major media coverage.

21 Q. (BY MR. MacGILL) You did that prior to May of
22 2022?

23 MS. NOKES: Objection to form. Outside
24 the scope.

25 A. Yes.

1 Q. (BY MR. MacGILL) Oh, you did?

2 Who would you copy on your correspondence
3 prior to May of '22?

4 MS. NOKES: Objection to form. Outside
5 the scope.

6 A. If it would have been after November of '21, it
7 would have been Bradley. Before that it would have
8 been Guenther & Jordan.

9 Q. (BY MR. MacGILL) Sir, we're going to hand
10 you Exhibit 70 -- or we're going put on your screen
11 Exhibit 78.

12 (Marked Exhibit No. 78, November 30, 2022
13 Email to Credentials.)

14 Q. (BY MR. MacGILL) Have you seen Exhibit 78 before?

15 A. Give me a moment and let me review it.

16 (The witness reviewed the document.) I have.

17 Q. And it says in the -- This is pertaining to
18 Fellowship Church; is it not?

19 A. It is.

20 Q. And this is in relation to -- is this in relation
21 to Pastor Johnny Hunt?

22 A. Give me a moment. He is named in the email.

23 Q. And how was he involved in this church, sir?

24 A. They had scheduled him to speak at a "Great
25 Commission Weekend" at the church.

1 Q. Okay. And who was -- And so this was from somebody
2 at that church; is that right?

3 A. That is not clear, as the submitter's information
4 is redacted.

5 Q. All right. It says here, "Please explain
6 briefly --" It says, "In the 2022 annual meeting of
7 the Convention meeting overwhelmingly passed a
8 resolution declaring that pastors guilty of sexual
9 abuse are permanently disqualified from ministry."

10 Do you see that?

11 A. I do.

12 Q. Is that true?

13 A. The submitter has their date wrong.

14 Q. All right. What was the date?

15 A. The 2021 annual meeting.

16 Q. Now, there's a paragraph here that it says -- Do
17 you see on the second page it says, "Johnny Hunt
18 was named as a sexual abuser towards the wife of
19 another pastor."

20 Do you see that?

21 A. I see it.

22 Q. And so did you -- Remind me, did you see this
23 document at the time or did you see it in
24 preparation for today?

25 A. In preparation for today.

1 Q. All right. And do you see that at least the person
2 reporter -- Strike that.

3 Do you see that, at least in terms of report
4 by this person, that this person had concluded that
5 the Guidepost report specifically had said that
6 Johnny Hunt was named as a sexual abuser towards
7 the wife of another pastor?

8 Do you see that?

9 A. I see that.

10 Q. And you understood at the time that you read the
11 report, prior to its publication, that the light
12 that Pastor Johnny Hunt was cast in was that of a
13 sexual abuser; is that right?

14 A. Restate that again.

15 Q. You understood at the time that you read the
16 Guidepost report in May of 2022, prior to its
17 publication, that Pastor Johnny Hunt was cast in
18 the light of being a sexual abuser?

19 A. Per the report, they found him not to be credible
20 when it came to the interviews that they had with
21 him regarding --

22 Q. I'm talking about you --

23 A. -- the abuse allegations.

24 Q. I'm talking about you now, just you.

25 You understood that that Guidepost report had

1 cast Pastor Johnny Hunt in the light of being a
2 sexual abuser; right?

3 MS. KLEIN: Object to form.

4 MS. NOKES: Object to form. Outside of
5 scope.

6 A. Can you repeat it? I'm sorry.

7 Q. (BY MR. MacGILL) You, for your part --

8 A. It distract a little bit. I'm sorry.

9 Q. You, for your part, when you read the Guidepost
10 report prior to its publication, understood,
11 without any equivocation or not, that Pastor Johnny
12 Hunt was cast in the light of being a sexual abuser
13 by the Guidepost report?

14 MS. KLEIN: Object to form.

15 MS. NOKES: Object to form.

16 A. I understood, by reading the report, that they had
17 found him not to be credible in denying the
18 acquisitions and they found the accuser credible in
19 making those allegations of sexual assault.

20 Q. (BY MR. MacGILL) And that -- you understood, for
21 your part, that the light he had been cast in is
22 that of a sexual abuser?

23 MS. KLEIN: Object to form.

24 MS. NOKES: Object to form.

25 A. I found that the report showed him not to be

1 credible, in light of the allegations. And it
2 found the accuser to be a credible -- to make
3 credible accusations.

4 Q. (BY MR. MacGILL) And then so -- and now your
5 lawyers, when they gave you 1,100 pages to read in
6 preparation for this deposition, included -- these
7 lawyers did -- they included this document,
8 Exhibit 73; right?

9 A. It was included.

10 Q. I'm sorry, 78.

11 A. Yes, 78 was included.

12 Q. Okay. And so when you read what your lawyers gave
13 you in preparation for the deposition, you saw that
14 the light that Pastor Johnny Hunt had been cast in
15 is exactly what my question just asked you about,
16 that is, this submitter said that Johnny Hunt was
17 named as a sexual abuser towards the wife of
18 another pastor. You see that?

19 MS. NOKES: Object to form.

20 A. I see it.

21 Q. (BY MR. MacGILL) So this person -- this person
22 reading what you can now see with your own eyes,
23 felt that the light he had been cast in is that of
24 a sexual abuser; right?

25 MS. NOKES: Objection to form.

1 A. Per their statement there, they characterized
2 Johnny Hunt as being named as a sexual abuser
3 toward the wife of another pastor.

4 Q. (BY MR. MacGILL) And that, sir, is consistent with
5 what you thought when you read that report in May
6 of 2022; right?

7 MS. NOKES: Objection to form. Outside
8 the scope of the EC 30(b)(6).

9 A. Upon reading the report, I found that the report
10 stated that Dr. Hunt would not be credible and that
11 that the accuser was credible in her assault
12 accusations --

13 Q. (BY MR. MacGILL) Now --

14 A. -- allegations. I'm sorry, not accusations.

15 Q. Sir, with respect to the Hiland Baptist -- the
16 Hiland Park Baptist Church, are you aware of some
17 communications involving the Hiland Park Baptist
18 Church?

19 A. I am.

20 Q. And let's show you the next exhibit.

21 A. Okay.

22 (Marked Exhibit No. 79, January 18, 2023
23 Email to Credentials.)

24 Q. (BY MR. MacGILL) Sir, this is Exhibit 79. Have
25 you seen this before?

1 A. I did. Or I have. Sorry.

2 Q. And is this part of the 1100 pages the lawyers gave
3 you?

4 A. It was.

5 Q. Who made these reports, do you know?

6 A. I do not know who made this report. The
7 information is redacted.

8 Q. This report, Exhibit 79, from this submitter is
9 pertaining to -- the submitted church name is the
10 Hiland Park Baptist Church; is that right?

11 A. That is correct.

12 Q. It says, "Pastor Johnny Hunt has been, quote,
13 credibly accused of sexual assault/abuse by the
14 standard voted on at the 2022 annual" convention.

15 Do you see that?

16 A. I see that.

17 Q. Sir, we put on your screen Exhibit 46. Have you
18 seen this document before?

19 A. I have.

20 Q. When did you see this document, sir?

21 A. Last week when we were reviewing the documents.

22 Q. And so, again, when you say "last week," this was
23 amongst the 1100 pages given to you by lawyers?

24 A. That's correct.

25 Q. And this is -- is this a letter that was sent to

1 Hiland Park Church, as you understand it, the
2 Hiland Park Baptist Church by the SBC credentials
3 committee?

4 A. It appears to be.

5 Q. Who is Todd Benkert?

6 A. Todd Benkert is a pastor in Indiana.

7 Q. Where in Indiana?

8 A. I'm unsure. I think in the South Bend area.

9 Q. Was he a member of the SBC abuse task force?

10 A. He was not a member of the SBC abuse task force --
11 or Sexual Abuse Task Force, I'm sorry.

12 Q. I'm sorry, I misspoke. Yeah.

13 He was not a member of the Sexual Abuse Task
14 Force, to your knowledge?

15 A. Correct, he was not.

16 Q. Did Mr. Benkert report Johnny Hunt for preaching
17 after the report was issued?

18 A. I believe he did.

19 (Marked Exhibit No. 80, Article Entitled,
20 "Todd Benkert leaves SBC abuse task force after
21 conflict over pastor's resignation.")

22 Q. (BY MR. MacGILL) Okay. Sir, I've put on your
23 screen Exhibit 80. Do you have that in front of
24 you?

25 A. Hold on just a second. Let me pull it up. I do.

1 Q. So have you seen this article before?

2 A. This is not a "Baptist Press" article, so give me a
3 minute. I'll need to review it.

4 (The witness reviewed the document.) Okay.

5 Q. Have you seen this before?

6 A. I've seen it now.

7 Q. To your knowledge had the SBC considered whether to
8 expel churches for allowing Pastor Johnny Hunt to
9 preach?

10 MS. NOKES: Objection to form. Outside
11 the scope of the EC 30(b)(6).

12 A. Could you restate the question?

13 Q. (BY MR. MacGILL) To your knowledge had the
14 Executive Committee or the SBC threatened to expel
15 churches from the SBC for not -- for allowing
16 Pastor Johnny Hunt to preach?

17 MS. NOKES: Objection to form. Outside
18 the scope.

19 A. No.

20 Q. (BY MR. MacGILL) The report here says that Hiland
21 Park -- "Leaders at Hiland Park wrote to the
22 credentials committees this week claiming there was
23 no proof Hunt had been abusive and objected to
24 Benkert's actions, accusing him of acting as both
25 an activist and a task force member."

1 Do you see that?

2 A. I'm trying to track along. Where are you on this?

3 Q. Page 2 of 3.

4 A. Okay. Okay, I see it now. Go ahead.

5 Q. Do you have any knowledge about that, sir? About
6 the response of the leaders of Hiland Park?

7 A. Yeah. They provided an open letter to the
8 credentials committee. I do remember that.

9 Q. And they were claiming, for their part, there was
10 no proof -- to repeat, no proof that Hunt had been
11 abusive and objecting to the actions of
12 Mr. Benkert?

13 MS. NOKES: Object to form.

14 A. We don't that have in front of us, so I can't speak
15 to that specific letter.

16 Q. (BY MR. MacGILL) You haven't seen the Hiland Park
17 response?

18 A. I've seen it, but I don't want to quote on it.

19 Q. When did you see it?

20 A. It was -- Well, I mean it was part of the document
21 production last week, as well as whenever we -- it
22 came out.

23 Q. So what is the Ministry Check Initiative?

24 A. The Ministry --

25 MS. NOKES: Object to form.

1 THE WITNESS: Oh, sorry.

2 A. The Ministry Check Initiative would be the second
3 part of the recommendation that was passed at the
4 '22 SBC annual meeting that includes the database
5 of abusers, to put it in kind of a condensed
6 version there.

7 Q. (BY MR. MacGILL) And was Guidepost initially hired
8 to run the website, that is, the Ministry Check
9 Initiative?

10 A. I think they were initially contracted for that,
11 but that -- or at least decided that they were
12 going to do it, but that did not end up happening.

13 Q. Was Guidepost ultimately fired?

14 MS. NOKES: Objection to form.

15 A. That is not an answer that I have. That would be a
16 question for the Abuse Reform Implementation Task
17 Force.

18 Q. (BY MR. MacGILL) Were their services terminated,
19 to your knowledge?

20 MS. NOKES: Objection to form.

21 A. They are currently not working with the SBC or the
22 ARITF on the Ministry Check --

23 Q. (BY MR. MacGILL) Do you know why?

24 A. That is a question for the ARITF.

25 Q. Do you have any knowledge about that, sir?

1 A. That is not something that the Executive Committee
2 has knowledge of.

3 Q. Do you have knowledge about that?

4 A. It's not something that I have knowledge of.
5 That's a question for the ARITF.

6 Q. Sir, you reviewed discovery responses in connection
7 with your preparation?

8 A. I did.

9 Q. And can you confirm, sir -- can you confirm that
10 the Executive Committee did not conduct any
11 investigation into the actions of the Committee on
12 Cooperation?

13 MS. NOKES: Objection to form.

14 A. To my knowledge the Executive Committee has not
15 conducted any investigations into the Committee on
16 Cooperation and their actions.

17 Q. (BY MR. MacGILL) Did the -- Has the Executive
18 Committee conducted any investigation of the
19 actions of the Sexual Abuse Task Force of the SBC?

20 MS. NOKES: Objection to form.

21 A. The Executive Committee has not conducted any
22 investigations into the Sexual Abuse Task Force of
23 the SBC.

24 MR. MacGILL: Okay. Why don't we take a
25 five-minute break. I just want to review my notes.

1 I think we're finished. Very close to it.

2 THE WITNESS: Thank you.

3 THE VIDEOGRAPHER: Off the record at

4 4:49 p.m.

5 (A recess was taken from 4:49 p.m. to

6 4:57 p.m.)

7 THE VIDEOGRAPHER: We're returning to the

8 recorded. Time is 4:57 p.m.

9 Q. (BY MR. MacGILL) Now, sir, I want to ask you: You
10 had mentioned earlier Mr. Keahbone was a member of
11 the Executive Committee; is that right?

12 A. That's right.

13 Q. He was also a member of the Committee on
14 Cooperation?

15 A. That's correct.

16 Q. Are you familiar with certain tweets that he sent
17 out pertaining to his role with the Executive
18 Committee?

19 A. Pertaining to his role?

20 Q. Yes, sir.

21 MS. NOKES: Objection to form.

22 Q. (BY MR. MacGILL) Or responsibility?

23 A. Sir?

24 Q. Are you familiar with Mr. Keahbone describing his
25 own responsibilities as a member of the SBC

1 Executive Committee?

2 A. Slightly.

3 Q. When you say "slightly," what do you mean?

4 A. It would be helpful to see exactly what you're
5 talking about.

6 Q. Do you remember anything about that?

7 A. I know that Mike is active on Twitter, so, you
8 know, it could be.

9 (Marked Exhibit No. 81, October 3, 2021
10 Tweet of Mike Keahbone.)

11 Q. (BY MR. MacGILL) Okay. Now, let's take a look at
12 the next exhibit. This will be Exhibit 81.

13 Do you have that in front of you?

14 A. Yeah.

15 Q. Do you recognize this as a tweet from Mr. Keahbone?

16 A. Right. It appears to be a tweet.

17 Q. All right. And have you seen this before?

18 A. I have not.

19 Q. Okay. And this is dated October 3rd, 2021; is it
20 not?

21 A. It is.

22 Q. That's some five -- it's some period of months,
23 maybe six or seven months, prior to the Guidepost
24 report; is that correct?

25 A. That's correct.

1 Q. He states, "My spiritual fiduciary responsibility
2 as a believer, pastor, and SBC Executive Committee
3 member will always be my first priority."

4 Do you see that?

5 A. I do.

6 (Marked Exhibit No. 82, January 17, 2023
7 Tweet of Mike Keahbone.)

8 Q. (BY MR. MacGILL) Okay. Now, let's turn to the
9 next exhibit.

10 A. It will be 82 or --

11 Q. Yep, 82.

12 Do you see Exhibit 82? Is this another tweet
13 thread from Executive Committee member, Mike
14 Keahbone?

15 A. It appears to be a tweet.

16 Q. Of January 17th. Have you seen this before?

17 A. I have not.

18 Q. Okay. In what year was this, do you know?

19 A. I do not know. Well, it appears to be January 17th
20 of 2023, per the date on the tweet provided.

21 Q. Okay. At the bottom?

22 A. Yeah.

23 Q. Okay. And it shows that there were some 17,700
24 views?

25 A. That appears to be correct.

1 Q. And his first tweet in this line says, "It grieves
2 me deeply that Johnny Hunt would not have the
3 spiritual and emotional intelligence to realize the
4 deep trauma he is causing."

5 Do you see that?

6 A. I do.

7 Q. "Not only to the victim of his abuse, but also to
8 all survivors who are watching and reliving their
9 pain as they watch him return."

10 Do you see that?

11 A. I do.

12 Q. Now, did you talk to Mr. Keahbone about this?

13 A. I did not.

14 Q. He writes here for his part -- Just so we know who
15 he is and what he -- you know, what he's writing
16 about. He's a member of the Executive Committee of
17 the SBC at the time he writes this tweet; is that
18 right?

19 A. If these dates are accurate and that his tweet,
20 yes.

21 Q. He's also a member of the Committee on Cooperation
22 as one the appointees of who?

23 A. Well, not at the time of this publication.

24 Q. So the Committee on Cooperation no longer exists?

25 A. That's correct.

1 Q. It was finished as of May of 2022?

2 A. When the report came out, yes, its work was
3 finished. Once the scope of the engagement was
4 finished.

5 Q. No need to cooperate further after May of 2022
6 because there had already been cooperation between
7 the Executive Committee or the Committee on
8 Cooperation and Guidepost; right?

9 A. Guidepost had completed their report and submitted
10 it for publication.

11 Q. And they already had the cooperation of the
12 Committee on Cooperation prior to the publication
13 of the report; right?

14 A. That's correct.

15 MS. NOKES: Object to form.

16 A. That's correct.

17 Q. (BY MR. MacGILL) He then says, "He'll never preach
18 in my church. He'll never preach in an SBC
19 sponsored event."

20 Do you see that?

21 A. I will have to find that. (The witness reviewed
22 the document.) I see that tweet.

23 Q. At the time he wrote that, he remained a member of
24 the Executive Committee of the SBC?

25 A. If the dates are correct, yes.

1 Q. Do you know when he made that tweet whether he had
2 any evidence of any kind himself which gave him
3 firsthand knowledge of what occurred as between
4 Mrs. [REDACTED] and Pastor Johnny Hunt?

5 MS. NOKES: Object to form. Outside of
6 the scope of the EC 30(b)(6).

7 A. That would be a question for Mr. Keahbone.

8 Q. (BY MR. MacGILL) Let's just talk about him for a
9 minute.

10 Would he have any basis, any firsthand
11 knowledge himself, about anything that occurred
12 between Mrs. [REDACTED] on the one hand, and Pastor
13 Johnny Hunt on the other, in 2010?

14 MS. NOKES: Objection to form. Outside
15 the scope of the EC 30(b)(6).

16 A. That would be a question for Mr. Keahbone.

17 Q. (BY MR. MacGILL) One more question, sir, on this
18 line and with respect to this gentleman,
19 Mr. Keahbone, who's writing these comments.

20 He's writing on January 17th of 2023, is that
21 right, this tweet in Exhibit 82?

22 A. It appears to be so.

23 Q. And that would be, sir, how many years after the
24 alleged incident involving Mrs. [REDACTED]

25 MS. NOKES: Objection to form.

1 A. Roughly twelve and a half.

2 Q. (BY MR. MacGILL) Twelve and a half.

3 So this gentlemen, a representative of the
4 Executive Committee of the SBC, is writing
5 something 12 and a half years later, according to
6 you, about an alleged sexual abuse that occurred
7 some 12 and a half years prior; is that right?

8 MS. NOKES: Objection to form.

9 A. I would object to some of the statements that you
10 made in your question.

11 Q. (BY MR. MacGILL) All right. I don't want you to
12 be objecting.

13 A. No, I'm just saying like I disagree --

14 Q. No, I want to make sure you're comfortable in
15 truthful testimony here.

16 A. Okay.

17 Q. So tell the jury how many -- Did he have any
18 evidence of actual abuse, to your knowledge?

19 A. That would be a question --

20 MS. NOKES: Objection to form. Outside
21 the scope of the EC 30(b)(6).

22 A. That would be a question for Mr. Keahbone.

23 Q. (BY MR. MacGILL) But, in any event, you can admit
24 that he's making a comment on January 17, 2023,
25 about an event in July of 2010, some 12 and a half

1 years prior; right?

2 MS. NOKES: Objection to form and outside
3 the scope.

4 A. It would appear that way.

5 Q. (BY MR. MacGILL) As the operational arm of the
6 SBC, did you take any steps to stop this kind of
7 behavior and indicate something generally like,
8 "You can't do this"?

9 MS. NOKES: Objection to form. Outside
10 the scope.

11 A. We do not -- The Executive Committee does not
12 reprimand people for Twitter or make the calls on
13 what they tweet.

14 Q. (BY MR. MacGILL) But he's acting, sir, as a
15 representative of the Executive Committee of the
16 SBC and he's tweeting these things in January of
17 2023.

18 There's no procedure to stop this kind of
19 behavior at the SBC Executive Committee?

20 MS. NOKES: Objection to form. Outside
21 the scope of the EC 30(b)(6).

22 A. You would need to talk to Mr. Keahbone if he was
23 acting as a representative of the Executive
24 Committee.

25 Q. (BY MR. MacGILL) But you're president of the SBC

1 Executive Committee.

2 Why didn't you take any steps to stop this or
3 indicate, "You can't --" something like, "You can't
4 say things like this." Why didn't you take any
5 steps along that line, sir?

6 MS. NOKES: Objection to form. And
7 outside the scope.

8 A. At this time I was not president of the Executive
9 Committee.

10 Q. (BY MR. MacGILL) You were not president what?

11 A. Of the Executive Committee.

12 Q. What was your role in January of 2023?

13 A. Vice president of communications.

14 Q. Vice president? Okay.

15 Let's go one more document, sir. Let's look
16 at Exhibit 83.

17 (Marked Exhibit No. 83, December 5, 2022
18 Bart Barber Tweet.)

19 Q. (BY MR. MacGILL) Have you seen Exhibit 83 before?

20 A. Yes.

21 Q. All right. When did you first see this?

22 A. December of 2022.

23 Q. And did you -- You just follow Mr. Barber on
24 Twitter?

25 A. I do.

1 Q. And so you saw this --

2 A. Yes.

3 Q. -- December 5th, 2022?

4 A. Uh-huh.

5 Q. What was your reaction to this, sir?

6 A. I do not remember my reaction to this.

7 Q. He says, "Hunt was the subject of a third-party
8 investigation in response to allegations that he
9 sexually assaulted a woman half his age."

10 Do you see that?

11 A. I do.

12 Q. That's part of what Mr. Barber wrote; is that
13 right?

14 A. It is -- it appears to be.

15 Q. Mr. Barber, at the time, was the president of the
16 SBC; is that correct?

17 A. That is correct.

18 Q. All right. And he continues. "He sexually
19 assaulted a woman half his age in ways that would,
20 to my knowledge, constitute a felony in any
21 jurisdiction in the United States."

22 Do you see that?

23 A. I do.

24 Q. By your interpretation, did you see that

25 Mr. Barber, the president of the SBC, was stating

1 that Pastor Johnny Hunt had engaged in criminal
2 activity with Mrs. [REDACTED]

3 MS. NOKES: Object to form.

4 A. I see that Bart is saying that.

5 Q. (BY MR. MacGILL) Yeah.

6 Sir, are you familiar with Pastor Jeremy
7 Morton?

8 A. I am.

9 Q. And who is Pastor Jeremy Morton?

10 A. He is the current pastor at First Baptist Church in
11 Woodstock, Georgia.

12 Q. And what role, if any, did he have in relation to
13 Pastor Johnny Hunt?

14 A. He was his successor at First Baptist Woodstock.

15 Q. Did he take any steps to strip Pastor Johnny Hunt
16 of his emeritus status at the FBC Woodstock?

17 MS. NOKES: Objection to form. Outside
18 the scope.

19 A. You would have to ask Pastor Jeremy what his
20 involvement in that was.

21 Q. (BY MR. MacGILL) What do you know about that, sir?

22 A. The Executive Committee has no authority over local
23 churches and their actions, as we stated earlier
24 today.

25 Q. Well, wait a minute, sir. You have commissioned a

1 report involving a pastor of the First Baptist
2 Church, Pastor Johnny Hunt.

3 It's in the report; is it not?

4 MS. NOKES: Objection to form.

5 A. We commissioned a report on the mishandling of
6 Executive -- the mishandling of abuse allegations,
7 as well as abuse allegations against members of the
8 Executive Committee.

9 Q. (BY MR. MacGILL) Well, but, sir, you've already
10 confirmed Pastor Johnny Hunt was a pastor at the
11 time of the alleged incident; right?

12 A. Yes.

13 Q. And, you know, what -- you commissioned a report
14 which included the activity -- which reported on
15 the alleged activities of the pastor of the First
16 Baptist Church at Woodstock; right?

17 A. We commissioned a report that provided details on
18 allegations against Executive Committee members of
19 sexual abuse.

20 Q. Did you predict, sir, or assume that, as a result
21 of this Guidepost report, that Pastor Johnny Hunt's
22 emeritus status at the First Baptist Church at
23 Woodstock would be rescinded or taken away from
24 him?

25 A. Did I predict?

1 Q. Yes, sir.

2 A. I did not.

3 Q. Is that a logical result of what you were involved
4 with, sir?

5 A. That's a question --

6 MS. NOKES: Objection to form.

7 A. That's a question for the First Baptist Church of
8 Woodstock, Georgia.

9 Q. (BY MR. MacGILL) One last thing, sir. I'm going
10 to put up one last exhibit.

11 A. All right.

12 (Marked Exhibit No. 84, June 1, 2022
13 Email from John Yeats to Rolland Slade.)

14 Q. (BY MR. MacGILL) This is Exhibit 84. Your counsel
15 produced this to us, I believe, last night.

16 A. Okay.

17 Q. Have you seen Exhibit 84 before?

18 A. Give me a moment, please.

19 (The witness reviewed the document.) I have.

20 Q. All right. And this is an email from John Yeats to
21 the -- Mr. Slade, the chairman of this -- or one of
22 the members of the committee?

23 A. He was the chairman of the Executive Committee at
24 the time --

25 Q. Okay.

1 A. -- that's correct.

2 Q. And this is nine days after the report, is that
3 right, nine or ten days after the report?

4 A. If the time stamps are correct, that's true.

5 Q. And then he asked for a retraction -- or correction
6 to the report; right?

7 A. I'm sorry, I'm caught over here. Let's see.

8 John Yeats?

9 Q. Yes, sir.

10 A. I do not see an ask.

11 Q. Well, who is John Yeats? Is he -- was he a member
12 of the Executive Committee?

13 A. He was an ex-officio member of the Executive
14 Committee at the time, due to his role as the
15 recording secretary of the Convention.

16 Q. All right. And he is writing to the chairman of
17 the SBC Executive Committee saying what he says
18 here, right, We need to make a correction, right,
19 to correct an error?

20 A. He does not say that we need to correct an error.

21 Q. He says, quote --

22 A. Oh, I'm sorry. I'm sorry. We really do need --
23 I'm sorry, I was looking at the second -- the next
24 sentence. I apologize.

25 Q. "The simple thing to do is correct the error --"

1 A. Yes, I see that now.

2 Q. "-- by eliminating the paragraph"; right?

3 A. I see that.

4 Q. He said that eight or nine days after the report
5 was issued; right?

6 A. That's correct.

7 Q. And did the report get corrected at his request?

8 A. That would be a question for Guidepost.

9 Q. Do you know?

10 A. I'm not certain.

11 Q. On May 30 of 2022, [REDACTED] [REDACTED] wrote Guidepost and
12 indicated that the report had mischaracterized
13 certain events.

14 Are you aware of that?

15 MS. NOKES: Objection to form --

16 MS. KLEIN: Object to form.

17 MS. NOKES: -- and outside the scope of
18 the EC 30(b)(6).

19 A. I'm unaware of any communication between Pastor
20 [REDACTED] and Guidepost.

21 Q. (BY MR. MacGILL) Are you aware of any corrections
22 that were made on [REDACTED] [REDACTED] -- based on his
23 email of wanting -- of indicating that certain
24 events had been mischaracterized in the Guidepost
25 report?

1 MS. KLEIN: Object to form.

2 MS. NOKES: Objection to form. Outside
3 the scope of the EC 30(b)(6).

4 A. I'm unaware of any corrections as a result of that.

5 Q. (BY MR. MacGILL) This exhibit, Exhibit 80 --

6 MS. NOKES: Four.

7 Q. (BY MR. MacGILL) -- what is it, 84?

8 And this is an email that was sent in the
9 ordinary course of business at the Executive
10 Committee of the SBC?

11 A. This was an email between Executive Committee
12 members.

13 Q. And this has been part of your business records,
14 sir, in this case -- associated with this case?

15 MS. NOKES: Object to the form.

16 A. I do not see the Executive Committee copied on
17 this.

18 Q. (BY MR. MacGILL) How did you get this email?

19 A. I was provided it by counsel --

20 Q. And they provided --

21 A. -- as part of the documents.

22 Q. When did you get this?

23 A. Last week.

24 Q. Last week?

25 A. Uh-huh.

1 Q. And is this -- this is an email exchanged among
2 Executive Committee members of the SBC?

3 MS. NOKES: Objection to form.

4 A. It is.

5 MR. MacGILL: That's all we have, sir.
6 That you very much.

7 MR. BUNDREN: The witness will read and
8 sign.

9 THE VIDEOGRAPHER: Okay. No more
10 questions?

11 MR. MacGILL: No more questions.

12 THE VIDEOGRAPHER: Okay. That concludes
13 today's testimony. We're off the record at
14 5:12 p.m.

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JONATHAN HOWE

State of Tennessee)
County of _____)

Subscribed and sworn to before me this _____
day of _____, 2024.

Notary Public

My Commission Expires:

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2

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4 COUNTY OF MAURY)

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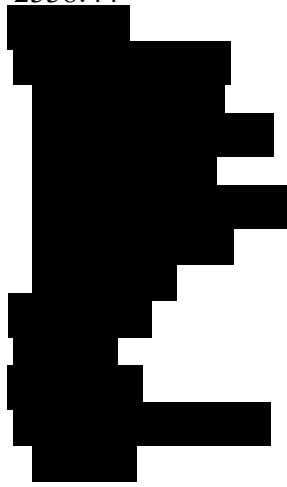
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2122:2			
9906			
2288:26			